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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

Judge Copy

BOBBY LEE HARRISON
Plaintiff

٧.

(ase No: <u>OSCV 3202</u>

Honorable Judge: Matthew f. Kennelly

Magistrate Judge:

JURY TRIAL DEMANDED I

RECEIVED

DEC 2.4 2008 4000 MICHAEL W. DOBBINS CLERK, U.S. DISTRICT COURT

ORIGINAL PIRST AMENDED COMPLAINT

Plaintiff Bobby Lee Harrison. Pro se presents his first Amended

Complaint against all the above Defendants in their Individually and forme defendants in their of
Ficial Capacities. To redress the deprivation under Color of State Law, of rights secured by

the Constitution of the United States. The defendants violation of Plaintiff's Constitutional rights

Under the 8th Amendment 4 14th Amendment of the United States Constitution, arising from Gross negligence & de
Privation. To realizess the issues.

INTRODUCTION

1. This Complaint is brought pursuant to 42 U.S.C. §§ 1983 and 1988 and Illinois law. Seeking declaratory and injunctive relief and damages for unconstitutional acts that deprived Plaintiff of due process guaranteed to him by the fourteenth Amendment to the United States Constitution, and that Violated Illinois law.

1. The Court has jurisdiction over this action pursuant to 28 U.S.C. \$\$ 1331.

1343 (2) B). 1367. and 2201. This court has the authority to declare and legal relations of the parties pursuant 28 U.S.C. \$ 2201 because this case presents an actual controversy within the Court's jurisdiction. Federal full of Civil procedure (15) allows plaintiff to a mend (make Changes to) or supplement Cadd new information to a Complaint. Rule 15121 gives you a right to amend your Complaint once, for any reason, before the defendants file an answer. You may amend once as af right even after the defendants file a rule 1261 motion to dismiss....

3. Venue is proper in this District pursuant to 28 U.S.C.\$ 1391 lb). All parties reside in this District, and the events giving rise to the Claims asserted in this action occurred in this District.

PARTIES

- 4. Plaintiff, 2 Citizen of the State of Illinois. is a pretrial detainer in the Custudy of the Cook County Department of Carrections ("CCDOC") and housed at the Cook County Jail located at 2005 S. California Avenue. Chicago. Illinois. Plaintiff was admitted to the Cook County Jail on September 7.2004. and has remained in Custudy during the time of the events set forth in this Complaint. Plaintiff is Currently being held in Divison Ten UO) of the Cook County Jail. Plaintiff Harrison. has filed 5 lawsuit against the County 4 of them is still pending in this Courtascerolaussequence. This case is dealing with new facts Doc 1000 to 1000 for the lows of the State of Illinois. Cermak Health Services ("CHS") is a department of Cook County that provides health Care Services to detained at CCDOC. Cook County and CHS are responsible for providing CCDOC detaineds with access to adequate health Care Services and with de-Voloping policies and procedures to ensure that such Services are provided on a appropriate timey basis
- 6. Defendant Thomas Dart, is the Sheriff of Cook County, Dlinois. The Sheriff is
 The warden of ECDDC, and CCDDC is under his supervision and Control. The Sheriff is responsible for CCDDC's
 Operations; has Custody of all CCDDC detainees: is responsible for detainees protection and well being,
 including their medical needs; is responsible for the hiring, training, Supervision, and actions of CCDDC
 personnel; and Sets the Policies and procedures of CCDOC, including the detainee grievance process.
 He are such in his Afficial Capacity.
- 7. Defendant Ann Cotoure, is the Medical Director of Cerman Health Services (CHS) She is responsible for Supervising the Medical Staff, and providing detainees with adequate health Care Services, and dispensing prescription Medications. And also to ensure such Services are provided on a appropriate timely basis. Catoure, is responsible, inter alian for ensuring that the practices of Cerman Heath Services Complies with federal and State requirements for the treatment of detainees. Catoure, has implemented enforced, or Condoned the use of procedures Challenged in this case. She are suedinher official capacity.
- 9. Defendant Ann Dunlap. is the head medical doctor of Divisan Ten (10) dispen-Sorry (DS) she is responsible for supervising the Medical Staff of Divisan Ten (10) a responsible for providing detained with adequate Health Care Services. Her responsibility is to dispenses Prescription medications, and to ensure such Services is provided in Divison Tenus, on a approp-Taite timely basis. Dunlap, has implemented senforced, or Condoned the use of procedures Challenged in her Division. She are sued in her individual and official capacity.

9. Defendant John Mueller, is a Supervisor of the programs Services of Divison five 151 Mueller, is responsible for Supervising the Cir.w. Staff, and to ensure that all defainces received adequate Services. It's also his legal responsibility to process the Marjority of defainces gricuances, or to forward them to the next level if it Cannot be rectified at his level. He are sued in his individual and official capacity.

10. Defendant John Doe , 15 the ophthalmologist leye-doctor) of CHS. Doe, is re-Sponsible for Providing Pretrial-detainers which adequate eye-care, and for dispensing prescription for eye-glesses. - . He are smed in his individual and official Capacity

ZT2A4

11. Around May 2007 Plaintiff's was seen at CHS for failing eye-sights. Plaintiff Spoke to an Male John Doe . OPAthalmologist . The OPAthalmologist Preformed an inadequate Cyc examination and dilates test. which resulted to Plaintiff not seeing Clearly. Plaintiff's made the eye dector aware of his wrongful Conduct. The OPAthalomologist fitted Plaintiff's with bifoucal and Called the next Person.

Defendant decision and Conduct in implementing Creating, Condoning, or Carrying out the this policy or Custom of Uniformly fitted the Plaintiff with glasses in the manner violated Plaintiffs Constitution rights to due Process rights under the fourteenth Amendment to the United States Constitution.

12. Around the Cond OF July 2007 the bifoucal glasses was delivered to Plaintiff by the divisor 10 dispensary nursing Staff. Plaintiff tryed on the glasses and determined that he Could bearly See out of them. Plaintiff Conplainted to the nursing Staff and Submitted a Couple of medical Slips, no response. On August 11. 2007. I filed a grievance C.R.W Ms Butler, made it an request. See exhibit A.I.....

Denial Access to the Jail Administration. Violated Plaintiff Amentment rights under the united States Constitution, and that Violated the ... Illinois State Law.

B. Around August 11, 2007 I was Seen in division 10 dispensary. I spoke to Dr. Dunlap. I made her aware of my eye. Conditions . That I couldn't see out of the biffmacon I resently received. Plaintiff's requested to be rescheduling for ... Correction of lens. On Dunlap. Stipulated that the County doesn't have an ophthalmologist any more due to the budget cuts praintiff's requested to go outside the institution to see an ophthalomologist and requests was denied.

14. In April 2007, Cook County Officials Publicly acknowledged that the United States Department of Justice did Conducted a Civil rights investigation into Conditions at the Cook County Jail including but not limited to an investigation of the quality of Medical Provided to Pretrial detainers. On information and belief, recent budget cuts and the firing of Various Jail Administrators and doctors have exacerbated these problems

and further endangered the health, sofety, and lives of pretrial detainers. Moreover, on information and belief, because CHS must account to Cook County for its expenditures for medical services provided to pretrial detainers, necessary medical services for detainers' serious medical needs are either delayed or not provided at all.

15. Defendants decision and conduct in implementing Creating, condoning, or Larrying out this indequate policies, practices or custom of uniformly engaging in the manner violated Plaintiffs Contitution rights to due Process rights under the fourteenth Amendment to the United States Constitution.

16. In Octomber 2007 I was seen in divison 10 dispensary again. I Spoke to Dr. Dunlap about my health Conditions and my failing eye-sights. Plaintiff requested to be scheduling to see an ophthalomologist and my request was denied.

Uson 10 dispensary. Usually on each occasion Plaintiff Spoke to Nr. Dunlap. and made her aware of his failing cyc sights. On each occasion Plaintiff spoke to Nr. Dunlap. and made attention. Despite Plaintiff Showed her his old pair bifoucal which only have one lens." Her favorite Saving is you're costed the County Over 20,000, and have Seen every specialist in the building. Defendant Dunlap, acts with deliberate indifference for using Temarks, and for not scheduling Plaintiffs to see and cyc. Specialist. Denial medical treatment, or medical attention Violated Plaintiff Constitution lights to due Process rights under the fourteenth Amendment to the United States Constitution.

18. Dn November 15. 2007 I filed a grievance Pertaining to denial of eye-glasses, and C.R.W. Ms. Butler, made it a request. C.R.W. Ms. Butler, has taken Plaintiffs grievances and Converted them into requests in order to avoid issuance of a Control Number Preventing Plaintiff grievances from being properly processed Denial access to the administrative grievances and appeal Procedures. Violation of Plaintiff first and fourteenth Amendment rights. to the United Stakes Constitution. See: exhibit A-2...

For The Medical Records:

It's not how many times an inmake are seen in a dispension for medical oftention. What's Count is how many times did he for she received adequate medical treatment.

Plaintiff's Harrison. was seen in divisor dispensary on numerous occasions, but only received adequate medical treatment on few occasions. Usually Plaintiff was denied medical attention especially by defendant Dunlap...

M: In Octomber 2007 My Attorney Maria Shade Harris, and her Supervisor who represent me in case: no orc-ozoo visted me at the Cook County Jail. I made my Altorneys aware of my failing eye-sights and about Dr. Dunlap, denying me eye-glasses. I showed my Attorneys my one lens bifoucal. I asked Ms. Marla Shade Harris, to bring me a pair of reading glasses 2,75 Strength to the Jail? I made her aware that Cirius will give me the glasses. Said Cirius name Ms. Butter

20. The first week November, 2007 I Called my Altorney Ms Marla Shade Harris. Ms. Harris. Stipulated that she had already mailed the plastic framed reading glasses 2.75 Strength to the Cook County Jail in Care of C.R.W. Ms Bulter. I spoke to Cirius Ms Bulter on Several Occasions Pertaining to the glasses. She Stated that she never received the glasses.

21. My Lawyer Ms. Harris, sent me a copy of the letter she wrote to C.Rw. Ms. Butter, on November 20, 2007. it's states: I represent Mr. Bobby Lee Harrison. an inmate at the Cook County Jail, who indicated that you would be able to deliver the enclosed plastic framed reading glasses (+ 2.75) to him directly. If you are unable to assist us, please Call me at the number above let me Know how to sand the glasses to Mr. Harrison. Sincerely Maria Shade Harris. See exhibit : A+3

12. On December 17, 2007 my Attorney Ms. Harris, wrote me a letter informing me that she sent the reading glasses to C.R.W. Bulter, indivisor 10 on november 2067. AS OF December 13,2007 Social worker Bulter, Still had not received the glasses and they have not been returned to her. I called ME John Mueller and the stated different toward ms. Bulter. Said he said lamates is apprentitled to reading glasses unless they are prescribed by the said exedograt that he sent the glasses back as of December 2, 2008 a year later plaintiff nor his Altorney have received the glasses. back see exhibit A-4.

23: In December 2007 Plaintiff Spoke to Supt. Andrewes pretaining to eye Condition. Plaintiff also made him aware of his Attorney Sending him a pair of Plastic framed reading glasses through the mail in Care of C.R. w Bulter, and her Supervisor Mr. Mueller intercepted them. Supt. Andrewes _ said muelle, didnit have any business interfering with my glasses , that he didnit runs nothing in his Jail.

14. Due to Defendant Mueller, Wrongful Conduct interfering with plaintiff necessary element. Failed to properly administer pretrial detainees as a proximate result of this gross negigence and intentionally deputed plaintiff of necessary health Care: as a result. Plaintiff's Eye-sights has been deteriorating rapidly day by day causing plaintiff mental distress, emotional distress, headaches and de-Pression. The detendant wrongful Conduct and deliberate indifference to Plaintiff Serious Medical needs. Constitution due process rights under the fourteenth Amendment to the United States Constitution.

25. On January 1,2008 Plaintiff filed a grievance Control NO: 2008 X 0021 Pertaining to Plaintiff eye-Condition-It's Partly States: Re advised this is an emergency I can hardly see. I have exhusted all available admini-Strative remedies regarding to this matter. Please, Can I see a eye-doctor... See exhibit A-5. Plaintiff appeal on ______ response: states refere to CHS. see exhibit A-6...

16. Around December. 2007 or in January 2008 I'm not Certain about the date. However Plaintiff, was Called to Divisor 10 Barber Show. where some official business was being Conducted. When I arrived the area was filing with Dietrial detaineds from difference ties indivisor 10. There it was an investigator who was discussing matters pertaining to written grievances. He questioned each individual regarding their Complaints against the nursing staff and medical officials of divisor 10 dispensary and CHS. The investigator John Dae.

Showed me all of the Complaints I written against Dr. Ann Dunlap. wrongful Conduct and un professional behavior. The investigator took my reports. He stated that Dr Dunhad a lof of Complaints against her, that he was investigating into the matter. Plaintiff requested for the investigator: to go to all the tiers in divisor 10. and to questing all detainess about her Conducts that who has Came in Contact with her.

27. On January 28. 2008. Honorable Judge Kennelly, held a Settle Ment Comference hearing at the Couk County Jail Title: Harrison V. County of Cook, Thinois. and Thomas Dart Case no: 07C-0300 The Attorney on both Side was presence. I made them ware of my Criminal Status, that I was prose ! I also made the parties aware of my Physical health, injuries that I was denied further treatment for my injuries and that On Dunlap. denixed me Eye-glasses. that I had to borrowed other detainers glasses to do my legal works ibecause of that my eye-shights has gutton worser, my Attorneys thought it's would be an good idea for me to see the division dectors in divisor 10.50 the doctor Could Scheduling me to see CHS ophthalmologist to be fitted for EYC- glases and to see a nother doctor for my physical injuries to ensure my health and safety before Settling out on Care BIC-300. The States Attorney Daniel Fahigren referral me to division to dispensary to See Dr. Dunlap. Approxiately a useck later I was seen in division to dispensary. There I Spake to defendant Ann Bunlap. She denied me further medical treatment, and also denied scheduling me to see an CHS ophthalmalagist. She Stipulated that I had costed the County over \$20,000, that my injuries was old and that I had I pair afglosses in one years. I made her nuare that the glasses was prescribed to me, I couldn't see out of them she, said too bad that H'S was a done deal, and asked me to leave her office. Case no. DTC-300 probably would had a different out come if Nr. Dunlap, wouldn't had denied me medica attention. Her woongful comduct for intentionally denied me medical treatment to a serious medical needs Constitutes and eli-

berate indifference, which a violation of plaintiff Constitution rights under the fourteenth Amendment

to the U.S. States Constitution.

18 Approxiately five(s) Occasions Plaintiff have raised the glasses issue before his Criminal Judge. The last two (2) occasions was an february 25.2008. And April 8.2008. On each of the occasion Honorable Judge Simmons, issued a court Order for the County to pro-Vide Me with eye-glasses. See exhibit A-7 and exhibits.

29. Plaintiff attempted to purchase reading glasses strength.

2.75 indivisor 10 in february, March, and April 2008, and was denied. Upon Information and belief the Commisary no longer sale reading glasses on their Commisary see exhibit A-9.

Blaintiff made Dr. Menize a ware of the deprivation he experiencing from the medical Staff, staff especially Dr. Dunlap. Who has deprived Plaintiff of further medical treatment for his injuries, and eye-glasses, and also supervisor Mueller, deprived Plaintiff of eye-glasses when he intercepted them when my Attorney mail them Through the mail which hendered Plaintiff from adequate litigating into his Criminal Case. that I was either frace to strangth my eyes looking through the one lens bifoucals, or I was force to used Other detaines prescription glasses. which resulted into me going blind. Caused Serious headaches emotional stress, depression and bipolar behavior. Plaintiff requested for Dr. menize, to talks to Dr. Dunlap. about giving Plaintiff adequate medical Attention, and scheduling Plaintiff to see a CHS doctor. Mr. Menize, Stated that he would have a talks with Dr. Dnnlap, about Seheduling Plaintiff to see an CHS DPHaha-lomologist for Prescription glasses.

Scribed additional bitoucal. Pluintiff received the bitsucal Shortly after. The long 10 months delay taken a toled on Plaintiff vision. Deteriorating resulted into partly blindnes. Plaintiff can no longer see out the additional prescription glusses. See: Estelle, 429 us, at 105-06: Hunt V. uphoff. 199 field 1220, 1229 (10th Cir. 1999)! Lancaster V. Menroe County, 116 f. 2d 1410, 1925 (11th Cir. 1897) ([An official acts with deliberate indifference when he intentionally delays providing an inmate with access to medical treatment. Knowling that the inmate has a life-threatening Condition or an urbent medical condition that usual he exacerbated by delay.)

32. Plaintiff usas seen in divisor 10 dispensary in August. 2008. There he spoke to Dr. Dunlap. he made her aware of his deteriorating eyes , and requested to se CHS exe doctor for a follow-up to see why plaintiff sights was rapidly deteriorating. She denied plaintiff further medicul treatment for his eye. In November 2008 plaintiff was seen in divisor 10 dispensary then he spoke to an indiana doctor. Plaintiff made her counc of his rapidly detailoration vision. She said she would scheduling plaintiff to see CHS exe doctor. As of today Dec. 3. 2008. plaintiff have not seen CHS Dr.

Plaintiff Harrisan's Serious medical needs continues.

33. Plaintiff suffers from a series of serious idebilitating, and potentially life-Theratening illnesses and ailments, none of which have been adequately addressed by Defendants. Defendants repeatedly have ignored plaintiff's ailments despite Knowledge of their seriousness and despite numerous complaints and grievances by plaintiff, the opinions and medical advise of CHS medical providers who have examined plaintiff, and order from the CCOOC and its gricumus and appeal board acknowledging the Seriousness of Plaintiff's ailments and purporting to other that plaintiff receive glasses, and proper treatment. A mong others, these conditions include Bental Care. Medical treatment, adequate Diet, Vererial Disease test, and back condition. that requires him to wear special back best that he had with him when he entered the Cook County Juil in september 7, 2004. But was confiscated the back bett in division 10 2-6 Tier on ____ despite camplainted about the best to the medical officials. Security officials, and filed grievances and appeals , this element have never been returned , nor replaced. Plaintiff have been regular scheduled for medical visits. Vererial tests, back examine, and diets the medical appointments have been repeatedly canceled i not adequate plump , and medical have been delay or either not dispensed as prescribed; plaintife's serious medical needs have been deliberately ignored, and his Scribus medical ailments have gone assentially untrooted. See exhibit Armo

Harrison's Serious Medical needs

34. In July 2007 plaintiffs experiencing Severe pain in his mouth and bleeding gums. Plaintiffs Complainted to the nursing staff a bout his Serious medical needs and manning Other things, Severe toothacke, bleeding gums, headache and mental destress. And requested the nursing Staff to order him an visit to see CHS Dentist or outside: dentist. The nursing staff is quired plaintiff to Submits a medical slip. Plaintiffs submitted Several medical request forms.

25. In September, 2007 Plaintiff's was seen in divisor 10 dispensory. There he spoke to Dr. Dunlap, plaintiff explained to her about his serious toothache, bleeding gums, and among other things. Dr. Dunlap, Stipulated that the County no longer have a dentist in the Compound. due to the budget cuts. Plaintiff requested to go outside the institution to see a Dentist. Dr. Dunlap, asserted that will have to be arranging by CHS Medical Director Ms. Ann Catoure, and the Security Staff, that if is is arranging I will be notified. Plaintiff was never notified by the medical officials, nor the Security Staff.

26. On January 16, 2008 plaintiff filed a grievance Complained about his serious medical needs. that it was urgent that he receive medical attention see exhibit A=12. Do January 30, 2008 plaintiff appeal plealing about emergently assitance, see exhibit A=12. Around the middle of february 2008 plaintiff was seen in the division S dispensary for his mouth condition. There I spoke a Distist John Doe, he examined my mouth and determined that I suffered from a gums disease ginolvitis. And a gum infection Caused by ______ and teeth decays Caused by not bushing proper. I made the Dentist aware that in february 2007 the County took our regular tooth burshs and issued us a Short touthbursh approximately 2 inches long, which made it very difficult to hursh my teeth proper. Plaintiff requested for a teeth Cleaning, and was denied. See exhibit A-13

Plaintiff Harrisonk, servuis medical needs continues:

CHS Dentist Stated that the County doesn't Clean teeth any more due to the budget Cuts and lack of medical Staff.

31. On March 10, 2008 plaintiff filed another grievance Control number 2008x0486. Complained about the Dentist denied me medicat treatment pertaining to deteriorating of plaintiffs teeth. See exhibit A-14 On March 20, 2008 plaintiffs appeal stated his medical Status and how urgent his medical needs. On April 8, 2008 the response States: C.H.S Admin, Dentist at CCOSC no longer does teeth Cleaning.

38. On May 1.2008 plaintiff's was seen in divisor 10 dispensary. There he spoke to Dr. Dunlap. Plaintiff made her aware that the Dentist denied him medical attention, or medical treatment and that my feeth was decaying rapidly. She prescribed a mouth wash call-charhexidine Gluconate 0, 12% oral rinse I received on May 7, 2008. See exhibit _______...

29 On _____ plaintiff filed another grievance icquested to see the pentist for a tooth ache pertaining to a difference tooth , and teeth Cleaning. Plaintiffs was seen in Divison 5 approximately amonth later. There he snake to a difference Dentist. The Dentist Denied Plaintiff Cleaning and filling, and quoted that the only treatment he is allowing to do is to pulled the tooth. Plaintiff made the Dentist aware that he was already missed 3 teeth in the back of his mouth and that it could not afford to lose another tooth in the back. The dentist said that he was sarry but the Country don't allow him to fills teeth , nor Clean teeth, due to the budget cuts, , and that he was the only Dentist in the Compound. See exhibit A-15

As a result of the medical denial, and inadequate treatment, plaintiff has suffered and continues to Suffer from Severe infection. Severe headace, deteriorating of the teeth and emotional distress, it all raise out of gross negigence, and intentionally drived plaintiff necessary medical treatment. The Defendants wrongful Conduct and deliberate indifference to Plaintiff's Serious medical needs. Which violated the due process rights under the fourteeth Amendment to the United States Constition.

Plaintiff Harrison's Serious medical needs Continues

40. Around July, 2006 Plaintiff's was seen in Divisor II disSpensary. There plaintiff's spake to Dr. Baker. Plaintiff's explained to Mr. Baker about the blood in his stool. Dr. scheduled plaintiff's to see an CHS specialist
to have a lower G. I test taken. Shortly after that plaintiff's was transferred to
divisor 1. Upon arrivered plaintiff submitted several medical, medical request
forms requesting medical attention.

41. On December 17. 2006 Plaintiff's was seen in CHS. There he spoke to Dr. John Doe , and head nurse Ms. Jackie. They preforming an Lower G.I. test on plaintiff and determined that plaintiff's suffered from a colon disease that Caused bleeding Plaintiff's was prescribed a medicine, Called Sulfasalazine Soo Ma to take 2 pills twice aday.

Harrison's Serious medical needs Continues

An The CHS Specialist set plaintiff an follow-up appointment approxiate by 4 months later. The a following up appointment was canceled due to the CHS dator retired. From August 2007 through September 2007 plaintiff submitted several medical Trajuest Forms. Around the end of September, 2007 plaintiffs was seen in the divisor 10 dispensary. There he spoke to Dr. Dunlap. I explained to her about my serious medical needs. She denied me medical treatment. and asserted that the G. I. Doctor don't work CHS any more. Plaintiffs requested to go outside the institution, and was denied. Plaintiffs was seen again in dispensary 10 in actomber, 2007. Plaintiff remined Dr. Nunlap, that his condition has gotten more produning made plaintiff and outside appointment to have a lower G. T. test.

43. The first week in January 2008, plaintiff was sant outside the Jail to provident Hospital to take an Lower G.I. Test. and the appointment was canceled.

44. In tebrauary 2008 plaintiffs was seen indivisor 10 dispensary on Several Occasions. Plaintiff made her aware that his appointment Canceled on both visits. Dr. Dunlap. asserted unprofessional remarks there nothing wrong with you that you has costed the County over \$1.20.000 and she discontineues plaintiffs Sulfasalazine, and canceled his outside appointment. Defendant ounlap, wrongful conduct canceled plaintiffs necessary appointment and discontineues a necessary medication to a serious medical needs failed to properly administer pretrial detainees, intentionally deprived plaintiff of necessary health case, as a result, plaintiff health has been deteriorating rapidly day by day. Causing plaintiff mental distress, and abdomen pain.

45. Plaintiff was seen in divisor to dispensary around the first of Mach 2008. Plaintiff was experiencing lower stoumen pain and tramps. and requested for Dr. Dunlapito sent him outside the Jail to have an G.I. test. Or. Dunlapi rescheduled plaintiff to go outside the Jail to be tested. Plaintiff was never called.

46.0n March 30.2008. Plaintiffs filed a grievance pleating about his Serious medical needs. and his health condition. See exhibit A-lie.

47. In January 2008 plaintiffs was seen at provident Hospital for a Lower GI. Test and the appointment was canceled. Plaintiff was rescheduled but was never called. The response states: Action taken Scheduled on 4.7.2008. That appointment was canceled. See exhibit. A-17.

48. From April 2008 Through December, 2008 plaintiff has heen repeatly sechaduled for medical Visits medical appointments have been repeatedly cancelled, or not proper
Peap. Plaintiff has not receive an adequate Lower G. I. test to this day December 3, 2008. See
Exhibit A-14 A-14 Thus, in November, 2008 The Medical Staff at Stroger Hospital
attempted to give plaintiff an lower G. I. test to Check his Lolon, to determined where the
bleeding been coming from. Plaintiff wasn't properly peap so, the Medical Staff was unable to
get an adequate test to determining the problem. So they rescheduled the Plaintiff for a laterdate.
However, they did determined that Plaintiff Suffered, from Hemorrholds

Plaintiff Harrisan's Serious medical needs continue

49. From November, 2007 through December 2008.
Plaintiff have been trying to get his high protein diet exchange because it disagree with plaintiff. Plaintiff Suffered from a Colon illness. liver illness hemographics and heart condition. Thus the high protein diet Consist of boloma meats, some Kind of Miscellaneous meets and Sovbean, etc. Anyway this diet disagreed with plaintiff and it causing stomach tramps, and diarreach that Caused plaintiff to Stool up to 3 to 5 times aday.

50. In January 2008 plaintiff spoke to a Chinese doctor in the divisor 10 dispensary. Plaintiff explained to the doctor his symthom pertaining to his experiencing, and requested a diet exchance for an Renal diet. The doctor agreed and prescribed the diet. I never did get the diet, upon information and belief, doctor Dunlap Canched plaintiff diet.

51. On numerous occasions between November 2007, through December 2008 i made Dr. Dunlap aware that I was allergic to the high protein diction each occasion my request was denied. See exhibit A-20

52 In February 2008 or around there plaintiff explained to Dr. Dunlap that he was experiencing stomach tramps. Weights 10st, and loss of appetite. Plaintiff also asserted from 2006 until 2008 he want from 183 to 169. On Dunlap. Stipulated that don't Means anything, that the unit way I can get a Renal diet is that if I had a kidney problem. See exhibit A-21

53. On May 5. 2008. Plaintiff filed a grievance Control # 2008 x0901 explained about the Symptom he was expresencing and about Dr. Dunlap. Conduct and requested a renal diet see exhibit _____

64. Plaintiff was seen in divisor 18 dispensary on a couple more occasions, and requested a Renal diet and was denied.

the Renal diet, and Dr. Dunlas, misconduct Ser. exhibit _A-22.

56. Due to Dr. Dunlop, wrongful Conduct denving, and interfering with plaintiff ne-Cessary dict. Failed to properly administer pretrial detainces, and Intentionally denying medical treatment and for not provided plaintiff with Adequate Heath Care as a prox mate result of gross negigena plaintiff health have been deteriorating rapidly day by day which Constitue an defiberate indifference to plaintiff serious medical needs. Seen Gamble, 429 U.S. 97, 103 (1976).

Plaintiff Harrison's Serious medical needs continues

57. Upon arrival at the LCOD in September 2004, Plaintiff received a medical examination and medical screening by CHS medica Staff. Plaintiff tested Clear of all infectious diseases. Due to the wrongful Conduct by the Look County officials by placed plaintiff life In Jeopardy by failed to properly administer pretril detainees . for example . forced plaintiff to walk in human waste , blood and intentionally placed 2 mental patient behind close doors . where mental patient planted Contaminated blood around the mouth of plaintiff milks. See exhibit A=23 Plaintiff Complained to the Security Officials imedical staff , submitted Several medical request forms and filed grievances and appeals requested to be move, or to move the mental patient out of the Celli and plaitiff requested to have a hepatitis, and Tuberculasis tests to ensure that he didn't Catch any diseases. Despite all of that plaintiff requests was denied. See exhibit A-24 _____ & Superintendant Salazar, and Seurgeant Taylor force pretrial detainees and plaintiff to walk in blood and the blood remained on the floor for approxiately 20 hours . Brievance was filed on June 24, 2007. My Cell-Mate Mr. Robert Adent, admitted that he plt the blood on my mik. On January 16, 2008. Adeat . also tracked blood through my legal book. Mr. Adent, have opening somes all over his body, and bleeding at all times. I filed the first grievance on 1, 15,08. GAW. Marales, said he lost it. I refiled it on 2,13,08. Detained Buchanan, witness to the blood On the milks. Officer show, also witness to the blood on the Milks. I spoke to Officer Tapia, Seargeant Lewis, and Lieutenant pages, about moving me, and requests was denied. I spoke to nurse Tape, and nurse prices, about testing me, and Mr. Adent. For infectious diseases, and requests was denied. See exhibit. A-25 ____

38. Due to the County wrongful Conduct, inappropriately, irresponsibly conduct and deprivations plaintiff has Contracked hepatitis L. Hepatitis C. is the most deatly Out of all the hepatitises. Hepatitis C. is usually transmitted by infected blood (eg., through shared drug needles. Contaminated razors, tutoo, and body piercing equipment) Hepatitis C. & B. Can Cause Cirrhasis (scarring of the liver). liver Cancer, and death if not treated. Hepatitis C. now Kills about 25:000 people per year in the united Stakes. Plaintiff never used needles, except one tatoo in 1986, over 20, years ago. Plaintiff 100 pre Cent posiable that he Contracked the disease in the Jail, because he didnit have this infected when he was submitted to the Cook County Jail.

\$ 59. from September, 2004 the County has passed out used razors on about every occasions, plaintiff been force to used these contaminated razors hecause plaintiff is not able to purchase shaving creams off the Jail Commisary. This wrongful actions is an ongoing violation, plaintiff has filed grievances and appeals dated as far as 2006 and officials have disregarded this unconstitution acts. Gross negigence araised out of intentionally, inapproprately, irresponibly and recklessly, and illegally which proves the

Disintiff Hacrison's Serious medical needs Continues

County is bias / crooked with no respect for human tite lives. health or safety,

Mitted to the County Jail in 2004. For years plaintiff's Complained to the Security Stuff. and wrote letters to the Sheriff and to the administrative. and when that didn't work. Plaintiff desided the will Challenged the Administration. About the worngfol Conduct of the Cook County Officials. In Octomber 2006 Plaintiff filed a grievance Control no: _______ Challenged this illegal acts. On December 20, 2006 Plaintiff filed another grievance Control no: 2006&1500 pertaining to the third shift officers passing out used lazors. In the division 1. Wendsday 12 /13/06 Officer Tuzin, passed out used lazors. When detainess made him aware of the facial hairs in the lazors. He stipulated you are light, there's are hair in the lazors, that yours all Could give them back if you like Some of the detainess gave the lazors back to officer Tuzin, and Some of the detainess use their used lazors. See exhibit A-211 ______ There's has been numerous occasions when detainess pointed out the facial hairs in the lazors, the officers tyreed with the detainess, and took the lazors back, on Some occasions.

on some occasions.
61.00 5. 27.2008 plaintiff filed another grievance and addressed the administrative stoff that on Monday 26. 2008 the thrid shift officer Mn Castaneda, passed out used rozors. The razors didnit have no Caps on them. Plaintiff held his razors up to the lights and Could see the scratches and gaps in the blade. Plaintiff Cell-Make Mr. perkins, ID. #20070087822 attempted to shave his head, and cuts his self in two (2) places. Apparently the blade was too dull to cut. My Cellie, popped my razor and determined facials hairs was underneath the blade, and moisture. See exhibit A-27

CZ On 6.27.2008 plaintiff filed a nother grievance. And it was made an request. denying plaintiff access to the administrative. Plaintiff Stepulated that used razors is passed out on the daily basis, that he has been exposed to related diseases, such as hepatitis plaintiff made the administration aware if this illegal acts didn't Stop that he would take further action else where. Thus, like usually the officials acknowledge any wronoful actives. Referred to the superintendent of divisor ten (10). See exhibit. A-28

67. On 9.7. 2008 Plaintiff another grievance reference to the used rozors

It Stated Plaintiff been locked-up for approximately 4 years. All the this times the County has been passed out used rozors. I tried to get a hepatitis test for approximately 2 years. I final got the in August, 2008 and determined that I've heen infected by the used razors. Im sure I am not the only one who has been infected by these used razors. My estimated is approximately half of the Cook County Jail. Something got to be done about this un-Constitutional acts. The County have disregarded detaineds health and sefety This is not the last lime you're going to hear from me. Action you are requesting for the County to stop passed out used razor immediately rand I want medical treatment for this disease his patitic. The administration denied processed the grievance. See exhibiting pathore not recover medical treatment yet as of today acc. 3.08. . . .

Plaintiff Harrison's Serious Medical needs Continues.

through out the compound pertaining to this wrongful Conduct by the officials and as well as plaintiffs. This wrongful Conduct must not be tolerate , because this act is improperly, inappropriately, irresponsibly, unprofessional, and reeklessly, and in light of the fact, its illesally which proves the defendants bias / crooked and have no respect for a human life. There is not an estimation how; many lives may have been infected by this illegal acts. I certian hope the Court will order and full investigating this illegally acts we exhibited the second seco

69 This actions is Cruel and Unusual danger. These defendants has acted with intentionally drived pretrial detainees, rised out recklessly, negigence, carclessly, as are suit plaintiff been subjected to a life time injury. which can cause death. As a result of this gross negigence plaintiff health is deterior ating rapidly day by day causing plaintiff mental distress remotional distress stoamch, and side ache, and depression. This Constitut to and deliberate indifference to plaintiff serious medical and health needs a violation of the due process right under the fourther Amendment to the United States constitution.

70. Plaintiff wrote letters to the Sheriff Thomas Dart, pertaining to the inlegal acts. Plaintiff personal placed the letters in the Mail at Cook county Department of cortections. Postage Stamps. Incare of Thomas DART, Cook County Department of Corrections, 2000 South California Ave. Chicago, Illinois 60688. and no response see exhibits. A:31

71. Plaintiff also filed grievances against the Medical Director Ms. Catoure and Dr. Duhlap. for danying him medical Attentions see exhibits A-32 & A-33

71. Plaintiff also filed gricuances against Mr. Muclier, for his wrongful conduct for intercepted an necessary medica device , that his Attorneys Sent in the Mail in Care of Social worker Rutler, to provide to her Client Mr. Bobby Lee Harrison. Defendant Muer lier interfering where he didn't belong. Even Superintendent Andrewes said he was wrong for taken my glasses. Not any did he take plaintiff glasses, he did away with them. The glasses was never return to my Attorney Ms. Harris, and they were never provided to me. Ses exhibit A-39

73. My Attorney Ms. Harris, Called Mr. Muetler, in December, 2007 to comformed to what Ms Butler, said. and the sirousness of the glasses. Mueller, Stepulated in mates
is not entitled to reading glasses, unless they are prescription by the CHS Eye doctor. Defendant
Mueller, was aware that plaintiff was denied prescription glasses, because he is a part of the administration grievances processing procedures, see exhibit —

74. Defendant John Dow. CHS Ophthalogist preformed plaintiff with an inadequate examination which resulted into plaintiff not being able to Sea out of the glasses
prescribed to him. All above defendants have been personal involved in this wronoful conduct
or was aware of the deprivation and did nothing to exsist plaintiff in his serious medical needs.
14.

Plaintiff Harrison's Serious medical needs continues.

75. In July 2008 CHS diagnosed plaintiff Suffered from hepatitis C. from July to December. 2008. Plaintiff been repeatly scheduled to see Dr. Rafer to get and liver biosis to determined tothat Condition his liver in, either the appointment has been Cancled, doctor didn't show-up, at plaintiff wasn't properly peap. See exhibit A=34 as of today December 3. 2008. Plaintiff has not been provide with the test. Dr. Rafer is at stroger hospital, as I was at provident hospital.

Plaintiff Harrison's Serious medical needs Continues

In the State of Georgia. the accident resulted into a permanent lower back injured, that laused plaintiff to having to wear a back - belt party all the time. Plaintiff wore this belt mostly all the times. Plaintiff entered the Cook County Jail in 2004 wearing this belt. and was allow to wear it until July 28.2008. On July 28.2008 plaintiff left his belt in his Cell in division and went to the inside recreaction. and when plaintiff returned the I.A.D. has preformed and unecessary.

All the Cells was ram-shake. The truth to be told it was the worse: I've every experienced since my 4 years tenure in the Cook County Jail. Detainers personal property was att over the place and missed together you couldn't tell which from which. Majority of the detainers was missed Something such as Legal papers, hygine products, Commiscry, family Photos, and medical equipment, and among other things. Plaintiff was missed legal papers and his blue back belt, etc. See exhibit A-35. These things was never return.

17. In 2005 plaintiff was Seen in division II dispensury for his lower back. There he spake to Dr. Baker. Plaintiff explained to Dr. Baker about the severe pain he was experienced. Dr. Baker told plaintiff to take easy and prescribed him Some paintiller, and that he would Call plaintiff back for a follow-up in 2 months. Plaintiff was called back to division II dispensary for his back problem.

79. On 2 occasions in 2006 plaintiff back gave out on him and he colopsed on the day room flour in divisor 11. On both occasions plaintiff was seen in divisor 11 dispensary on one occasion he spake to On Baker. The other occasion he spake to Or Carlo. Appointment was made on one occasion to see an CHS back specialist. and additional pain pills was pre-scribed. ...

79. From time to time plaintiff back give out on him that why I wore the best to support my back. The rooms and the day-rooms don't have soft seats. Detainees with medical problem is force to sit on the Steel stool and Steel benches. For approximately A years I been force to sit on this hard Steel. which has Caused further damage to my and Caused me to have hemorrholds. I was diagnosed of hemorrholds in september 2008. By Stroger Medical Staff.

Plaintiff Harrison's Serious medical needs continues

80. On May 29. 2008 I filed agriculance pertaining to my back condition and about the hard Steel benches on a medical tier. It's states, is pertaining to not having soth Seats on 1-A tier in the day room area. A-I teir is a medical tier with sick detaineds with mentel & physical Illnesses. I have both mentel and physical medical issues, for example. I have a back condition that required for me to sit on Comfortable seats, and it's very discomfort for me to sit on the Steel benches and Steols. which have Causing further injured to my hack and have resulted into Severe pain. which is a violation of my Constitutional rights recause a jail day-room are required to have softchairs, and hard Chairs, especially medical tiers. Illivois jail Standards States: Aday room suppose to have hard & soft Seats see exhibit A-36.

Response states: Note a soft chair have to be prescribe by a psyscian.

81. On April 23.2008 I filed agriculance control #.2008 0044 requester to See a back Specialist , that I have a hard time walking and hend-over see exhibit A-37 on June 13.08 plaintiff appeal - Back in Severe pair need help immediately see exhibit A-39 response States. Detained never complained about this issue during visits and as of 5/12/08 no HSRF has been complated regarding this. That a lie I complained about my back in february Murch & April 2008 in divisor 10 dispensary. Dr. Dunlap, denied medical treatment for my back on every occasions.

82. On September 9. I filed a grievance addinstrand Dunlap to the termongate conduct protaining to my Serious back pain. It's states! On 8.21-07 I space to Dr. Bunlap, about my Serious back pain. I was 6 lumped over in my chair due to my severe back pain. She said your back couldn't be hurting you if it was you wouldn't beable to be slumped over like that and she devid medical treatment. She put her finger in the lower parts of my back and pressed in and said there's nothing wrong with your back, but I put you down to get an exray, as of today Dec.

3.2008. I haven't receive adequate treatment for my back. On 9/2/07 I also requested for the County to replaced my best the I. A. D. took on July, 28.07. I was denied. See Exhibit A-40. Additional grievances & appenie see exhibit A-41

CAUSES OF ACTION

COUNT 1

Violation of fourteenth Amendment Rights under 42 U.S.L. \$ 1983 Based upon Deliberate Indifference To Serious Medical needs Against All Defendants for Declaratory And Injunctive Relief

83. Plaintiff repeats and reallages paragraphs 1-82.

Plaintiff eyes, mouth, Calon, Liver, Hepatitis, Diet, and back Condition are objectively Serious medical needs. Plaintiff's Illnesses and insuries have been diagnosed by physicians as mandating medical treatment and are sufficiently Serious and obvious as to require immediate medical attention.

Plaintiff Harrison's Serious medical needs Continues

81. Defendants' uniform policies, practices, and Customs are designed to intentionally delaying to diagnose, and once diagnosed has fail to provide adequate medical treatment. Defendants policies, practices, Customs, unlawful acts, passing out used razors put pretrial detainees life in separats, as a proximate result of this grass negitance plaintiff has been injury by the defendants which resulted into plaintiff Contracted Hepatitis C. Communications on life threatening disease, which can caused eath.

85. Defendants is aware of, but has deliberately disregarded and ignored the excessive risk to plaintiff's health and life Caused by delayed. And not providing plaintiff with proper diets, and for not having a dentist or eye-doctor in the building doing 2007. Said due to the budget Cuts. The Cook County, Thomas Dart, has failed to institute constitutionally adequate policies, practices, and procedures to ensure that detainees' serious medical meeds are properly evaluated, and once evaluated, that medical and treatment is actually provided. Look County deliberately and systematically has ignored and failed to act upon evidence that detainees is serious medical needs are not being adequately addressed. Look County deliberately and systematically has failed to carry out the medical advice of CHS providers, and to implement the orders of CLDOC staff and the grievance appeal board requiring specific medical treatment for detainees. Look County and Thomas Dart. therefore, has failed adequately to train. Supervise, and manage its employees and agents, resulting in deliberate indifference to the Serious medical needs to pretrial detainees as well as plaintiff. At CCDOC.

86. As a direct and prolimate result of cook county's and Thomas Dart's deliberate indifference to plaintiff serious medical needs, plaintiff has suffered, and continues to suffer, from serious, idebilitating, and potentially lief-threatening illnesses that cause plaintiff great physical and comotional pain and suffering, lost of appetite, weights lost, headache, side ache, stoamch tramps, and depression, and also mentel distress, which has lead to plaintiff health deteriorating rapidly i' a day by day which can causing death.

COUNT II

(Violation of Fourteenth Amendment Rights under 42 U.S.C. \$ 1983 Based upon Deliberate Indifference To Serious Medical Needs Apainst All Defendant for Compensatory And Punitive Damage.).

Plaintiff Harrison's Serious medical needs Continues

87. Plaintiffs reallege and incorporate by reference paragraphs 1 to 86 as if alleged herein.

in count I at paragraphs 79 to 86. Compensatory damage are necessary in order to compensate plaintiff for his injuries and damages plaintiff have already suffered, and punitive damages are necessary to serve as a deterrent for similar wrong-doing.

89. The Defendants County of COOK. Thomas Dart, Ann. Cotoure, Ann Dunlap. John Muclicr, and John Doe, to hold all the above defendants liable for their woonaful Conducts, and for continuing to housed Dlaintiff's and other detainess in un constitutional Conditions, and unconstitutional treatment. Despite the efforts of plaintiff by filing numerous grievances & appeals term and eurote letters to these defendants to make them aware of the unconstitutional Acts, and deprivations. These defendantants has acted with deliberate indifference to plaintiff serious medical needs. Which is contrary to the rights afforded to plaintiff under the 1th Amendment to the U.S. Constitution and Artible 1 Section 2, of the State of Illihais.

Count III

Chaim for Intentional Infliction of Emotional Distress

Against Cook County, Sheriff in his official Capacity, and Ann catoure, in her official Capacity. Dr. Dunlap. John Mueller, and John Doe in their individual and official Capacities. Plaintiff repeats and realleges paragraphs 1-89.

90. Defendants' Practice of delaying or denving and Careless. amounts to Conduct so extreme and outageous in nature that no reasonable Person Could be expected to endure it.

- Alaintiff Harrison's Serious medical needs Continues

EXHAUSTION OF GRIEVANCE PROCEDURES

- 92. Plaintiff Harrison's used the detaince grievance procedure as it was available at the CCDOL to try and solve multible problems. The large majority of plaintiff's grievances were improperly processed as requests therefore taking away plaintiff's rights and lor any opportunity to appeal the decision and making the grievance process unavailable as to those grievances.
- 93. The grievances that were given control numbers were appealed and denied by the administration. Plaintiffs in this civil action have exhausted all administrative grievance remedies available at the CCJ and CCDOC to no avail.
- 94. plaintiff's have also written approximately 100 letters to difference arganization and Agencies outside the institution seeking help and outlining the wrongful conduct of these officials. Unforwately plaintiff have fround no one. plaintiff has no option, but to turned to the Court for help, to sovie this problem.

PRAYER FOR RELIEF

- WHEREFORE, Plaintiff's HARRISON, DIO SE respectfully prays that this court:
- A. first to considering by placing an order Certifying this action to proceed as a class action fursuant to Rules 23 (a), 13 (b) (1), 13 (b) (2), and 23 (b) (3) of the federal rules civil procedure; because the whole Cook County Jail has been Subjected to the same unlawful treatment.
 - B. To appoint Counsel in this case to represent plaintiff,
- C. To issue a judgment declaring that defendants' policies, customs, practices, auts, and Omission alleged above are unlawful, and wrong that usolate plaintiff rights under the constitution, lower of us. and laws of the state of Ininois....
- O. Permanently enjoin Defendants, their subordinates, agents, employees, and all other acting under the color of the law, and acting in concert with them from subjecting plaintiff's to the unconstitutional and unlawful canditions, all other actions alleged herein, and issue injunctive relief sufficient to rectify those condition, replaced plaintiff bett, adequate eye-glasses, to stop the County from passing out used Razors, to provided all detainees with adequate testing to see who has been infected by this unlawful acts, and to prevent such actions from happened again.
- E. Award plaintiff Compensatory damage in an amount to be determined to Compensate him. for the injuries Suffered under each cause of action that allows this Court to award such punitive damage:

fi Grant plaintiff attorneys fees and costs pursuant to to u.s.c. \$ 1988 and \$ 12205, and 29

Mis. L. 2 794 a 16) , and any other applicable law: and

F. To grant such other and further relief as this court deems necessary and proper.

If the County filed a motion to dismiss plaintiff complaint, their motion should be dismissed instead due to the County unlegally acts.

1.

V.	Relief:
	State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.
VI.	The plaintiff demands that the case be tried by a jury. YES NO
	CERTIFICATION
	By signing this Complaint, I certify that the facts stated in this Complaint are true to the best of my knowledge, information and belief. I understand that if this certification is not correct, I may be subject to sanctions by the Court.
,	By signing this Complaint, I certify that the facts stated in this Complaint are true to the best of my knowledge, information and belief. I understand that if this certification is not correct, I may be
	By signing this Complaint, I certify that the facts stated in this Complaint are true to the best of my knowledge, information and belief. I understand that if this certification is not correct, I may be subject to sanctions by the Court. Signed this
	By signing this Complaint, I certify that the facts stated in this Complaint are true to the best of my knowledge, information and belief. I understand that if this certification is not correct, I may be subject to sanctions by the Court. Signed this
	By signing this Complaint, I certify that the facts stated in this Complaint are true to the best of my knowledge, information and belief. I understand that if this certification is not correct, I may be subject to sanctions by the Court. Signed this
	By signing this Complaint, I certify that the facts stated in this Complaint are true to the best of my knowledge, information and belief. I understand that if this certification is not correct, I may be subject to sanctions by the Court. Signed this
r/h - J	By signing this Complaint, I certify that the facts stated in this Complaint are true to the best of my knowledge, information and belief. I understand that if this certification is not correct, I may be subject to sanctions by the Court. Signed this
	By signing this Complaint, I certify that the facts stated in this Complaint are true to the best of my knowledge, information and belief. I understand that if this certification is not correct, I may be subject to sanctions by the Court. Signed this



Form#: 88322 Rev: March 2008

exhibH 1-A

DETAINEE HEALTH SERVICE REQUEST FORM

Mark box ⊞ on the left of answers or print in space provided.

Side 1 - English

EM problem

ID#: <u>おひひり</u>	<u>0672352</u> Di	vision: <i> 🗅</i>	_Tier: <u>_</u>	- <u>C</u> Birth Date: <u>12-</u>	- 2.6 - 5
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<u>FORM FOR EACH</u> HEALTH SERVIC		CH FORM WILL	BE SENT T	O THE APPROPRIAT	IE
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Referred to: Initial Provider No		Mental Health			
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Referred to: Initial Provider Note Signature/Title: Secondary Dispo Signature/Title: Appointment Sch	sition: (as indicated):	Recommended I	Date:	Time:	
Referred to: Initial Provider No	sition: (as indicated):	Recommended I	Date:	Time:	

Case 1:08/cv-03202 Document 36

Referred To: VOIVI SERVICE

COOK COUNTY DEPARTMENT OF CORRECTIONS **DETAINEE GRIEVANCE**

Detainee Last Name:	First Name: Bobby
ID#: 8004 - 5072892 Div.: 10 Living 1	Unit: 20 Date: 4 / 11 / 07
BRIEF SUMMARY OF THE COMPLAINT: I Was Sea	
the mount of May, of for my exes. There I spo	Ke to a mule oftometrist pre-
prining to my exe publicus. The dartor give o	ne as excremention and fitte
ne for glisses Around the first week of Argui	+ -7 A Nuise delivered myglis
to Tier 20. I tried from on and I am not	See out of the glasses. Please
JIH you resend the me to see the optomet	che somy glasses con be core
rected. Track Jak.	
NAME OF STAFF OR DETAINEE(S) HAVING INFORMATION REGARD	DING THIS COMPLAINT:
ACTION THAT YOU ARE REQUESTING:	
To get back to Coronik to get on glasses	Conceiled
DETAINEE SIGNATURE: Bally	Jan Hannam
C.R.W.'S SIGNATURE:	DATE C.R.W. RECEIVED://
Please note: Decisions of the "Detainee Disciplinary Hearing Board" cannot be gri All appeals must be made in writing and directly submitted to the Supe	ieved or appealed through the use of a grievance form. erintendent.

Processed as a request.

exhibit A-Z

COOK COUNTY DEPARTMENT OF CORRECTIONS DETAINEE GRIEVANCE

man distribution of the second
Detainee Last Name: Harrison First Name: Bohb
ID #: 2004-0572492 Div.: 10 Living Unit: 2 C Date: 101/15/2007
BRIEF SUMMARY OF THE COMPLAINT: IS preducing to my prescription
I can not see out of them. The filled out several
medicial request forms but no response.
May i see in exchactor to correct this problem. The old glasses I have only have one lyne in it.
The old glasses I have only have one when it
NAME OF STAFF OR DETAINEE(S) HAVING INFORMATION REGARDING THIS COMPLAINT:
ACTION THAT YOU ARE REQUESTING: to See a exe elector, so he can prescribing me some More
DETAINEE SIGNATURE: Booky Lee June
C.R.W.'S SIGNATURE: DATE C.R.W. RECEIVED: // / / / /
Please note: Decisions of the "Detainee Disciplinary Hearing Board" cannot be grieved or appealed through the use of a grievance form. All appeals must be made in writing and directly submitted to the Superintendent.

C.C.D.O.C. DETAINEE GRIEVANCE FORM PROCESSED AS A REQUEST

exhibit- A-2

Please Note:

- If the detainee is not satisfied with the response and/or attempt at resolving this issue, the detainee may resubmit the concern and it will be processed as a grievance.
 - When processed as a request, an appeal of the response and/or action taken cannot be made.
 - When processed as a request, FART-B is not applicable.

Detainee's Last Name: Har och	First Name:
F 6:	2 Div: /// Tier/LivingUnit:
	Date C.R.W. Received Request: // 1/1/7
This request has been processed by:	V. Muller C.R.W.
Summary of Request:	a assistance with getting
lyeglasses.	g assistance unth getting
Response and/or Action Taken:	
CAW Spoke W/ Cerman Hea	1th Services Staff in Scheduling repeared or replaced for Detainee Staff Detainee Should request to See
regarding getting eyeglasses	repeared or replaced for Detainee
tor Cermak Health Services	Staff Vetainee Should Cequest To Jee
Consider for the Dolomo	request that the Doctor give him a
CSATSHOEL TOLL CONTROL	
	· · · · · · · · · · · · · · · · · · ·
<u> </u>	
(Print-name of Individual responding) (Signature of in-	ndividual responding)

exhibit A-5

Part-A / Control #: 2008 X 00 21
Referred To:
Processed as a request

COOK COUNTY DEPARTMENT OF CORRECTIONS **DETAINEE GRIEVANCE**

Detainee Last Name: Harrison	First Name: Race
ID#: 2004 - 007 2892 Div.: 10	Living Unit: 7-c Date: 1 / 1 / 08
BRIEF SUMMARY OF THE COMPLAINT: Re (advised this is an emergency I conhard ervices around May 2007 There, I spoke
see . I was seen in CerMak Health S	ervices around May 2007 There I spoke
to a contitional sist, he gave me un e	ixe-examinations and fitted me with bi
The glasses was delivered	d to me around August 2007 in DIV 10-2
all Available administ cative remo-	the examinations and fitted me with bit to me around August 2007 in Divid-2 well can see out of them. I have exhaus dies to get medical attentions to see
doctor first I've make the nuce	LES AWAYE OF this ISSUE , I Submitted
Several medical request forms I subm	itted Several grievance from and I spoke-
No. Dunkar on Several occasion in th	e div. 10 dis Pensara the my ever - Orabia
I told her I barely can see Out a	e div. 10 dispensary them by exer problem fry tecent glasses that the chitaging
prescribed for me, She said there noth	ing She Cando for me T 5 11 Van Van Can
to, it schuedule me to see the ophtha	Inchest! She said you already to control the
County over 20000 dates I si	nowed her my old pair of bifoucal which
only have one in that this is the	ing She Cando for me. I Said yes you can howed her my old pair of bifoucal which mily thing I have to see out. She said too
BACTYOU TO TOO THE	
Conditions and Shared than House	a month ago I told them about my eye
muls me a part of relisions through	e eye pair 1910000. They aftemped to
Nevertheless her Sypervisor Mr. Mille	the Mail to my Social worker Mis. Butter, Said in-
meter are only allowed Avect orion alas	SAN IMILES HE MARKET TO LE STANK
NAME OF STAFF OR DETAINEE(S) HAVING INFORMATIO	N REGARDING THIS COMPLAINT:
Scalation Mr Buller Tal- Musike on app	oin thent with the eye doctor and get 4 points of
ACTION THAT YOU ARE REQUESTING:	Seo Wiles the are prescribed by the In'l Oth- in regarding this complaint: Oin thent with the eye dotor and get 4 white pre- wher Lawyer Ms. Marla Shade, and Superintendent Mos efilted for glasses. I am Dro se, in my
To see the optometrist doctor to be t	etitled for glasses. I am Dro se, in my
Criminal Case, and I ned these glas	ses to do my legal weeks.
DETAINEE SIGNATURE: 🙈	they far farmen
12 11 1	
C.R.W.'S SIGNATURE:	DATE C.R.W. RECEIVED: ()//)/// ////////////////////////////
The state of the s	
Please note: Decisions of the "Detainee Disciplinary Hearing Board"	cannot be grieved or appealed through the use of a grievance form.

WHITE COPY - PROG. SERV.) (YELLOW COPY - C.R.W.) (PINK COPY - DETAINEE) (GOLDENROD COPY - DIVISION/SUPT. OFFICE

Case 1:08-cv-03202 Document 36 Filed 12/24/08 Page 26 of 70 Part - B / Control #: 2008X / 1/16 exhibit A-C C.C.D.O.C. DETAINEE GRIEVANCE / REFERRAL & RESPONSE *EMERGENCY GRIEVANCES ARE THOSE INVOLVING AN IMMEDIATE THREAT TO THE WELFARE OR SAFTEY OF A DETAINEE First Name: Dolbu Detainee's Last Name: //arr/15021 Is This Grievance An Emergency? YES [NO X Mable alling C.R.W.'S Summary Of The Complaint: Date Referred: <u>01</u>10910 C.R.W. Referred Griev. To: Response Statement: Date: 1,9,08 Div./Dept. 🧸 🤼 (print- name of individual responding to this griev.) (signature of individual responding to this griev.) _Date: ___/// /08 (signature of Prog. Serv. Admin./ Asst. Admin. (print - name of Prog. Serv. Admin./ Asst. Admin.) Detainee Signature: Bobby Date Detainee Received Response: ______ REQUEST FOR AN APPEAL *APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAINEE RECEIVED THE RESPONSE*

Date Detainee Request For An Appeal: 1/11/08

Detainee's Basis For An Appeal: I Conit See, I have not been

Locard K yet 1 It an emergency, Please Call me Som

Only 9/45 Ses I have 15 on lens:

Appeal Board's Acceptance Of Detainee's Request: YES NOW

Appeal Board's Reasoning / Decision / Recommendation To The Superintendent Or Administrator;

Appeal Board's Signatures / Dates:

20, 2-5-8

Date Detainee Rec.'d the Appl. Bd.'s Response: 2/1/ 08 Detainee Signature: Bashy & Harris

GRIEVANCE CODE(S): (_____) (_____) (_____)

(WHITE COPY - PROG. SERV.) (YELLOW COPY - C.R.W.) (PINK COPY - DETAINEE) (GOLDENROD COPY - DIVISION/SUPT. OFFICE)

CCG N002-300M-2/24/05 (

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS

Bobby Lee Myrano

No. 04 C/ 333 79

ORDER

The degree Sent we take to see this eye de de por Compete Norgatal minde bound in the custing the Court Sent year to see the sent year dependent of the dependent of the dependent of the dependent con received a round paper of prosupplies to glasses.

CLERK COUNTY, ILL

Atty. No.: 30255	ENTERED:	THE	
Name: Storm GlAghia, At D to Storking Com	el : 000	y pour s	
Atty. for: Belly Horning.	Dated:	<u> </u>	
Address: 16501 Steed 20	•	\mathcal{A}_{i} .	
City/State/Zip: Mankham, 16 60166	Muddle	M. Stillelling	
Telephone: (70%) 210 (4360)	Judge	Indge's No.	

DOROTHY BROWN, CLERK OF THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS



DETAINEE HEALTH SERVICE REQUEST FORM

exhibit A-10

Mark box 🖾 on the left of answers or print. In space provided.
Side 1 - English

,		ay's Date: <u>ح-</u> ک	1 29,0
ID #:2 6 6 4 -6 6 7 2 49 2 Division: (Booking Year) (Number)	10 Tier: 4 D	Birth Date:/	2/26/52
FOR A MEDICAL / DENTAL / MENTAL HEAL FORM FOR EACH PROBLEM. EACH FORM HEALTH SERVICE PROVIDER.			
□ I want information about HIV / AIDS			
Describe your problem: I head to 5.	a doctor	For my ale	SIAM
Describe your problem: I need to 5.	, to prevent	Plindress	
How long have you had this problem? Next Court Date:	_days / weeks /ɗnor	ths (circle one)	
HISTOPHI DG HGT			
Referred to:	leaith □ Heaith Educa	ator DOC Date):
mitiai Piovidei Note.		Mad 2011 1 1 2 1	
		Marrie	
			,
Signature/Title:	Date:	Time:	
	1		
Secondary Disposition: (as indicated): Recomm	nended Follow-up:	☐ Sick Call [J PRN
Secondary Disposition: (as indicated): Recomm	nended Follow-up:		J PRN
Secondary Disposition: (as indicated): Recomm	nended Follow-up:	☐ Sick Call [J PRN
<u>Secondary Disposition</u> : (as indicated): Recomm Signature/Title:	nended Follow-up:	☐ Sick Call [J PRN
Secondary <u>Disposition</u> : (as indicated): Recomm Signature/Titie:	nended Follow-up:	☐ Sick Call [J PRN
Signature/Title: Secondary Disposition: (as indicated): Recomm Signature/Title: Appointment Scheduler: Appointment Date: Signature/Title:	nended Follow-up:	□ Sick Call [Time:	J PRN

Form#: 86322 Rev: March 2006

Case 1:08-cv	7-03202 Docur	nent 36 Fi	led 12/24/08	Page 29 of 70
			Part-A / Cor	ntrol #: <u>008</u> X <u>0 / 4 7</u>
4	exhibit	•		: Pornal
•		See a	Processe	d as a request.

COOK COUNTY DEPARTMENT OF CORRECTIONS DETAINEE GRIEVANCE

Detainee Last Name: Harrison First Name: Bobby
ID#: 2004 - 0072892 Div.: 10 Living Unit: 2 4 Date: 1 / 16 / 08
BRIEF SUMMARY OF THE COMPLAINT: 1. OR TAINING TO A CONTROL OF
This is in Criediency I am expresenting a serious foothache
The more this problem were through the medical request forms
my gums is intection. May, I please See a dentist, I can not hisody sleep it night.
The state of the s
NAME OF STAFF OR DETAINEE(S) HAVING INFORMATION REGARDING THIS COMPLAINT:
ACTION THAT YOU ARE REQUESTING:
To Sec a dentist immediately
DETAINEE SIGNATURE: Bolley James
C.R.W.'S SIGNATURE: DATE C.R.W. RECEIVED: 0/ 1/8/1/8
Please note: Decisions of the "Detainer Disciplinary Hearing Board" cannot be grieved or appealed through the use of a grievance form.

(WHITE COPY - PROG. SERV.) (YELLOW COPY - C.R.W.) (PINK COPY - DETAINEE) (GOLDENROD COPY - DIVISION/SUPT. OFFICE)

Case 1:08-cv-03202 Document 36 Filed 12/24/08/ Rage 80/2006 X 0/47

C.C.D.O.C. DETAINEE GRIEVANCE / REFERRAL & RESPONSE
EMERGENCY GRIEVANCES ARE THOSE INVOLVING AN IMMEDIATE THREAT TO THE WELFARE OR SAFTEY OF A DETAINEE
Detainee's Last Name: Harrison First Name: Bobby ID#: 2004-0072892
Is This Grievance An Emergency? YES NO X
C.R.W.'S Summary Of The Complaint: Detaine alleges last of dental
attention.
C.R.W. Referred Griev. To: Cer mak Date Referred: 01 1281 08
Response Statement:
Relevant Du Physician
Date: 129,08 Div./Dept. 0145
(print- name of individual responding to this griev.) (signature of individual responding to this griev.)
(print name of Supt. / Dept. Admin.) Date: Dept. Admin.)
(print - name of Prog. Serv. Admin.) (signature of Prog. Serv. Admin.)
Date Detainee Received Response: 1 130/08 Detainee Signature: Bridge 100 honaism
REQUEST FOR AN APPEAL
APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAINEE RECEIVED THE RESPONSE
Date Detainee Request For An Appeal: 1 / 30/ 58
Detainee's Basis For An Appeal: I Am aspel this because is an emerge
Le can postale cat my alion is interest a please get me to
a chorden that is infection please get me for
a shortest That for
Appeal Board's Acceptance Of Detainee's Request: YES NO
a shortest That for
Appeal Board's Acceptance Of Detainee's Request: YES NO
Appeal Board's Acceptance Of Detainee's Request: YES NO
Appeal Board's Acceptance Of Detainee's Request: 'YES NO NO Appeal Board's Reasoning / Decision / Recommendation To The Superintendent Or Administrator:
Appeal Board's Acceptance Of Detainee's Request: 'YES NO NO Appeal Board's Reasoning / Decision / Recommendation To The Superintendent Or Administrator: Appeal Board's Signatures / Dates:
Appeal Board's Acceptance Of Detainee's Request: 'YES NO NO Appeal Board's Reasoning / Decision / Recommendation To The Superintendent Or Administrator:

Case 1:08-cv-03202	Document 36	Filed 12/24/08 Page 31 of 70	4.00
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		Referred To:	
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COOK COUNTY DEPARTMENT OF CORRECTIONS **DETAINEE GRIEVANCE**

Detainee Last Name:	First Name	· Alvay
ID#: Div.:		•
BRIEF SUMMARY OF THE COMPLAINT: This	prisvana impre	taining to dental care
I Went to the went of Accorda		
notation and oldeding jums.	The Juntist Dais	I name build - up 5h
The An appointment to pet my	tooth least	te and the contydor
Clean fath. My yours constantly	hi ding kueni	when I'm not esting
bleding from Can the political int	man The Count	y took our long tooth bur
and issued its a short tooth b	Wish Around 2	inches long which make
in Carcacotion. Ifstne Country vob to	> provide the duto	hyginical can
Name of STAFF OR DETAINEE(S) HAVING INFORMATIO	REGARDING THIS COMP	Cights Heare Can of get en
ACTION THAT YOU ARE REQUESTING:		<u> </u>
To get My teath Char		·
DETAINEE SIGNATURE:	John See Har	<u>, №3 , "\)</u>
C.R.W.'S SIGNATURE:	DATE C.R.W. REC	CEIVED: /
Please note: Decisions of the "Detainee Disciplinary Hearing Board" All appeals must be made in writing an		

(WHITE COPY - PROG. SERV.) (YELLOW COPY - C.R.W.) (PINK COPY - DETAINEE) (GOLDENROD COPY - DIVISION/SUPT. OFFICE)

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exhibit	A-14	Part – B / C	ontrol #:	<u>2008</u>

C.C.D.O.C. DETAINEE GRIEVANCE / REFERRAL & RESPONSE
EMERGENCY GRIEVANCES ARE THOSE INVOLVING AN IMMEDIATE THREAT TO THE WELFARE OR SAFTEY OF A DETAINEE
Detainee's Last Name: Harr/son First Name: Bobby ID#: 2004-0072892
Is This Grievance An Emergency? YES NO X
C.R.W.'S Summary Of The Complaint: Detaine alleger lack of dental
attention
C.R.W. Referred Griev. To: Cermak Date Referred: 03/14/08
Response Statement:
Frederica to the Liv. Thys.com
-C-4 X XI 3, UxO -1-
(print- name of individual responding to this griev.) (signature of individual responding to this griev.)
peint - name of Supt. / Designee / Dept. Admin.) (signature of Supt. / Dept. Admin.) (signature of Supt. / Dept. Admin.)
(signature of Supt. / Designee / Dept. Admin.) (signature of Supt. / Designee / Dept. Admin.) Date: 3 / 7 / 08
print: - name of Prog. Serv. Admin./ Asst. Admin.) (signiture of Prog. Serv. Admin./ Asst. Admin.)
Date Detainee Received Response: 3 / 20/08 Detainee Signature: Bolly
REQUEST FOR AN APPEAL
APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAINEE RECEIVED THE RESPONSE
Date Detainee Request For An Appeal: 3 / 2 <u>6/64</u>
Detainee's Basis For An Appeal: I Am Concern what my blooding gumo
need my forth Clean. I have not been Call Each to the
dentist. My teeth Constantly bleed ing place can il get my leath the
Appeal Board's Acceptance Of Detainee's Request: YES NO NO
Appeal Board's Reasoning / Decision / Recommendation To The Superintendent Or Administrator:
Appeal Board's Signatures / Dates:
Date Detainee Rec.'d the Appl. Bd.'s Response://Detainee Signature:
GRIEVANCE CODE(S): () () ()
(WHITE COPY - PROG. SERV.) (YELLOW COPY - C.R.W.) (PINK COPY - DETAINEE) (GOLDENROD COPY - DIVISION/SUPT. OFFICE)

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	Exhibit A-		sed as a request.	**.
COOK C		RTMENT OF CO	RRECTIONS	
5	DETAINE	E GRIEVANC		
Petainee Last Nar	ne: Harasan	First Nam	е: <u>В.</u>	
D#:2694 -00	72497 Div.: 10	Living Unit: 3 A	Date: 10 / 10 / 09	L _
RIEF SUMMARY O	THE COMPLAINT: <u>k</u>	Pre taleing to a de	Alist Poul Ew	t,
The Dertiel	around Sept. 19.	He proceeding me	A Much chash.	
st my Gum o	liscope AS OF	to 10, 10, 00	Labore Mad Bed	مريط
his Madicina	. I red be	2 Dedicine I.	A MARLA HO DO	w.
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40.240				A.
	TAINEE (S) HAVING INFORM	MATION REGARDING THIS COM	APLAINT:	
NAME OF STAFF OR DE	MINERIES HAVING IN OK.			
ACTION THAT YOU ARE	REQUESTING:			
go is an one	rym I was m	medicine & to A	me a deadled	
DETAI	NEE SIGNATURE	E: 0 11 1 How		
DUIAN	0 111			
C.R.W.'S SIGNATURE:	HHA.	DATE C.R.W.J	ECEIVED: 101/5/0	8
Please note: Decisions of the			The first of the second of the	

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Part - B / Control #: 2008 X 0 / 4 7

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•	conoc	DETAINEE (GRIEVANCE / REFERRAL & RESPONS!	E

EMERGENCY GRIEVANCES ARE THOSE INVOLVING AN IMMEDIATE THREAT TO THE WELFARE OR SAFTEY OF A DETAINEE
Detainee's Last Name: Horrison First Name: 150664 ID#: 2001-0072892
Is This Grievance An Emergency? YES NO X
C.R.W.'S Summary Of The Complaint: Detaine leg o last
Mention
C.R.W. Referred Griev. To: Cor mack Date Referred: 01 128 108
Response Statement
Participant Valley Or Bridge
Date: 7 / Div./Dept.
(print-name of individual responding to this griev.) (signature of individual responding to this griev.)
(print) name of Supt. /Designes / Dept. Admin.) (signature of Supt. / Designate / Dept. Admin.)
Date: 1 129 108
(print - name of Prog. Serv. Admin./ Asst. Admin.) (signature of Prog. Serv. Admin./ Asst. Admin.)
Date Detainee Received Response: 1 130 108 Detainee Signature: Bobby Lea Harriser
REQUEST FOR AN APPEAL
APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAINEE RECEIVED THE RESPONSE
APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAINEE RECEIVED THE RESPONSE Date Detainee Request For An Appeal: / 30 / 68
APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAINEE RECEIVED THE RESPONSE Date Detainee Request For An Appeal: / 30 / 68
APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAINEE RECEIVED THE RESPONSE
Date Detainee Request For An Appeal: 130/08 Detainee's Basis For An Appeal: 1 100 because 15 an energy of the state of the second of the seco
Date Detainee Request For An Appeal: 130/08 Detainee's Basis For An Appeal: 1 100 because 15 an energy of the state of the second of the seco
Date Detainee Request For An Appeal: 130,08 Detainee's Basis For An Appeal: I am appeal this because 15 an emergency I can hardy cut my gum is infection place get me to 1 dontest Think you
Date Detainee Request For An Appeal: 130,08 Detainee's Basis For An Appeal: 1 My Office the because 15 M emergency Lear nately Cat My Gum 15 Infection place gat me to Appeal Board's Acceptance Of Detainee's Request: YES NO MAININGSTRATES Appeal Board's Reasoning / Decision / Recommendation To The Superintendent of Administrator
Date Detainee Request For An Appeal: 130,08 Detainee's Basis For An Appeal: 1 My Office the because 15 M emergency Lear nately Cat My Gum 15 Infection place gat me to Appeal Board's Acceptance Of Detainee's Request: YES NO MAININGSTRATES Appeal Board's Reasoning / Decision / Recommendation To The Superintendent of Administrator
Date Detainee Request For An Appeal: 30 08 Detainee's Basis For An Appeal: I am appeal that DeCause 15 an energy L can hatchy cut my gum is infection place get me to Appeal Board's Acceptance Of Detainee's Request: YES NO Appeal Board's Reasoning / Decision / Recommendation To The Superintendent of Administrator
Date Detainee Request For An Appeal: 30/08 Detainee's Basis For An Appeal: 1 Am appeal they because 15 an energy of the because 15 an energy

Part-A / Control #:	X
Referred To: $\int_{1.5}^{1.5} \rho e^{i\phi}$	11 50 M
Processed as a reque	est.

exhibit A-16

COOK COUNTY DEPARTMENT OF CORRECTIONS **DETAINEE GRIEVANCE**

Detainee Last Name: Harrison First Name: Bobby
ID#: 2004 - 007 2802 Div.: 10 Living Unit: 20 Date: 3 /30/08
BRIEF SUMMARY OF THE COMPLAINT: 15 pretaining to am medical issue
I noticed blood in my Stool on Several Accusions thin
month. I need to get an lower G.I. to see what going on inside of me. The last one I had is want 2 years
2003. I was scheduled to see a doctor in January 2003. At provident Hospital. I went one time in January but the doctor wasn't there. I was scheduled for the follow
but the doctor warnit there. I was scheduled for the follow week but I never what back.
·
NAME OF STAFF OR DETAINEE(S) HAVING INFORMATION REGARDING THIS COMPLAINT:
ACTION THAT YOU ARE REQUESTING:
To see a distor to get my Colon Check. The last time it was created the dictor Found aproblem, and It Seen have gotton worse.
DETAINEE SIGNATURE: Bolly La Jarrison
C.R.W.'S SIGNATURE: DATE C.R.W. RECEIVED: 04/01/08
Please note: Decisions of the "Detaines Disciplinary Hearing Board" cannot be grieved or appealed through the use of a grievance form.

exhibit A-16

C.C.D.O.C. DETAINEE GRIEVANCE FORM PROCESSED AS A REQUEST

Please Note :

- If the detainee is not satisfied with the response and/or attempt at resolving this issue, the detainee may resubmit the concern and it will be processed as a grievance.
 - When processed as a request, an appeal of the response and/or action taken cannot be made.
 - When processed as a request, PART-B is not applicable.

Detainee's Last Name:	(r) 56n	First Name	: 12 bbg	· · · · · · · · · · · · · · · · · · ·
ID#: <u>2661</u>	- <u>1177872</u> 1	Div: <u>//</u> Tier/L	ivingUnit: 🗹 🥏	<u>}</u>
Date of Request: <u>00 136</u>	<u>OS</u> Date C	C.R.W. Received I	Reguest: <u>44</u> 1_	01,08
This request has been process	sed by:	velvs	.1	C.R.W.
				· ·
Summary of Request:	<i>z</i> /	<u> </u>	5. I. Calo	hit Tost
Marie Por				
³ :				
Response and/or Action Taken:	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	: 20 K .		
			No. of the second	
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	<u></u> .		<u> </u>	<u></u>
X y Man A M		Date:	1 / 1 / 51	Div./Dept
(Print- name of individual responding)	(Signature of Individual	responding)	10	

Case 1:08-cv-03202	Document 36	Filed 12/24/08	Page 37 of 70	
		Part-A	/ Control #:	_X
		Referre	d To:	

exhibit A-N

	Processed	as	a	reg	[ues	t.
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COOK COUNTY DEPARTMENT OF CORRECTIONS **DETAINEE GRIEVANCE**

Detainee Last Name: HARRISON First Name: Robby
ID#: 2004 -007 2492 Div.: 10 Living Unit: 40 Date: 9 / 15 /04
BRIEF SUMMARY OF THE COMPLAINT: IS DECTAINING TO A Medical ISSUE
I Still experiencing blooding in my stool of The last Lance G.T. Test was over 2 years ago. The Dutor Determined that I do Suffered from Some Type of Sulan disease. I have filed numerous Grievanias & appello trying to get another Lower of Test. Eitner Denied at Sunral, This is An Emergency I am C General about my health Please Can I See a distror To get ower G. I Test Taken.
NAME OF STAFF OR DETAINEE(S) HAVING INFORMATION REGARDING THIS COMPLAINT:
DETAINEE SIGNATURE: Bookly 1- Harris
C.R.W.'S SIGNATURE: DATE C.R.W. RECEIVED:

All appeals must be made in writing and directly submitted to the Superintendent.

(WHITE COPY - PROG. SERV.) (YELLOW COPY - C.R.W.) (PINK COPY - DETAINEE) (GOLDENROD COPY - DIVISION/SUPT. OFFICE)

Case 1:08-cv-03202 Document 36 Filed 12/24/08 Page 38 of 70 Part-A / Control #: 2008X /887 Referred To: Cerma exhilt A-18 Processed as a request. COOK COUNTY DEPARTMENT OF CORRECTIONS DETAINEE GRIEVANCE First Name: Robby Detainee Last Name: HARRISON ID #: 2004 - 0072972 Div.: 10 Living Unit: 11 Date: 10 / 7 BRIEF SUMMARY OF THE COMPLAINT: GIT Test. . On each occasion I was unable to get the lest due to the County for not providing me Lith Adequate medical Attention: What I mayn's I suppose to be Sont to EHS a day before I am sent to provident hospital. The reason for that is so CHS Can flushed he aut and do the lab-warks, the Martheless to perpare for the GI. Tost for example. I was recent seen at Provident Hospital on Est. 2008 There I spece to Dr. Rafia I explained to the dector that I have not been cleaned for the got a little angel and stiphings that seems to do that before seating the those was no works, and that he have like the seems to be more in health and the things of the Called Dr. Bunkage at the County July no keeping the told are a please when the arms of soft and the county July no keeping the told are a please when the arms of soft aware to do their soft to have the Redy for another appointment the mark actions. THE ARREST STOPP AWARE TO DO THAT JOB TO NOW THE TONGLED OF DATE APPOINTMENT THE MARKET OF DESCRIPTION OF THE PROPERTY OF THE NAME OF STAFF OR DETAINEE(S) HAVING INFORMATION REGARDING THIS COMPLAINT ACTION THAT YOU ARE REQUESTING: toy the medical a month scomber-DETAINEE SIGNATURE: RALL Land DATE C.R.W. RECEIVED: 10 1/5/16 C.R.W.'S SIGNATURE: Please note: Decisions of the "Detainee Disciplinary Hearing Board" cannot be grieved or appealed through the use of a grievance form. All appeals must be made in writing and directly ententited to the Superintendent. (WHITE COPY - PROG. SERV.) (YELLOW COPY - C.R.W.) (PINE COPY - DETAINED) (GOLDEN COPY - DIVISION/SUPT OFFICE)

Case 1:08-cv-03202 Document 36 Filed 12/24/08 Page 39 of 70



exhibit A-19

DETAINEE HEALTH SERVICE REQUEST FORM

Mark bra-国 on the left of answers or print in space provided.
Side 1 - English

Name:			Division	T!		
ID #: (Book	ing Year)	(Number)	Division:	1	Birth Dat	e:
FOR A M	EDICAL / D	ENTAL / N	MENTAL HEAL	TH PROBLEM L	JSE A SEPARAT	E REQL
	<u>OR EACH P</u> SERVICE P			WILL BE SENT	TO THE APPRO	PRIATE
	nformation :					
Describe	your probler	m: This	15 an	emurano	T bar	<i>,</i> Δ
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		Last Name.	HARRIS	م من جزير	st Name: B	obbu		
LO, F	T utila Cal	<u>040012 876</u>	± <u>1</u>);√	<u> </u>	ving unit Ga Du	te June é	2H, 2007	

is pretaining to an incident that happened on G-2 teir Wendshy marting between 930 and 10 Am. June 20, 2007. It's was an Confrontation between the datainers one of the detainer sustained a Serious head injury Bland were left all over the hall-way. The day shift officer Ms. Costillo, Called for 10-10. There was a lot of officers rush to the Scene, along with 4 to 5 supervises and the Superintendent Sulazur. Superintendent Salazar Conducted the investigation, and Sot. Taylor, Conducted the Strip-search. He made all of the detainers get gianst the walls and Strip but weed -twice, Sugat and Coughs, After the Searches was finished, Syt Tuylor, andered the determen to Pick up their Shoes and walk through the blood bare - fort to their Cells When I got but to my hell, I noticed blood Stain on my Sock The Goz teir was fut on lock down for the not of the day. The next morning wound 8. A. m. June 21, 2007 the higher side were let out as their Gells. I was Casted to the lawlibring arrived 8:15 Am. And when I returned around 11:30 Am I noticed the blood was still on the floor in the hall-way in front of the cells, and some of the detainces on the high Side was tracking back and foreward through the blood I realized this is a medical deck and people is on phy medication. I walk-up to the inter-lock and spoke to officer Kille, who was working there. I asked officer Rule for some Cleaning gear to Clean the blood up in the host-way? He said no" I say afficer, the blood has been on the floor every Since yesterday, and that the detainers were tracking through it, and we may catch some deseases from the blood, applier Rule Said Yeah! I agree with you, but the to the thorized by the Superintendent not to give out any Cleaning gear I told my Cetty Trzeciak what officer Rule Said. Trzeciak Said I've already spoked to appress Costillo, earlier pretaining to the Eleaning year, and she said that we were on bones, and that the superintendent Salazar told her that we couldn't get anything to Clean up with I noticed when we locked down at Down on June 21, 2007 the blood were Still on the floor in the hall-way I've also noticed that this place is infested, with insects, tats, and mice and they also tracks through the blood as well, I assumed . Nevertheless, they carries deseases throughout the July and at Dignt the insects, mile, and rates Grawing over our Commiscry, etc. The Coundy has failed to Clean up Contaminated blass, and failure to regularly provide the detainers with protecting gear to helping the blood as well. I am concern about our health ... (what staff Know about this incident). The ones who did the shake down & the tier officers Supt. Salazur, Syt. Taylor, officer Rule, afficer Costillo Deteroces is witnesses as Exposing: Name: Bushaway mion m = 200600 42341 Non Anulan Fodiques TO TE 2005 003 8475 <u>ᠼᢛᡮ᠈ᢗ᠐᠐᠐᠐᠐᠐᠐</u> Joseph TRZecial to #2006 00 12928 - 1 James Mardina - 102 20040053384 What are you required my To go to Coomangeath services to be theek out to make Sure that I didn't Butter anything from the infasted blood, and that byt. Taxtor, and Superintendent Sularar be At on Te-Struction for their negligence

Harrison C.R.W. Signature For Worker Contrate i. R.W. Received

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exhibit A-24 Part - B / Control # 2007 X / 3 / 9

C.C.D.O.C.	DETAINER	GRIEVANCE	/ REFERRAL	L & RESPO	NSE.

EMERGENCY GRIEVANCES ARE THOSE INVOLVING AN IMMEDIATE THREAT TO THE WELFARE OR SAFTEY OF A DETAINEE
Detainee's Last Name: Harrison First Name: Deby 10#2004-007289
Is This Grievance An Emergency? YES NO
C.R.W.'S Summary Of The Complaint: Defaire alle ges unhealthy
livery Unit conditions -
C.R.W. Referred Griev. To: Sugar Div- Date Referred: 6 129107
Response Statement:
Living Unit Daylow Auch was close & thoused
BY 1140 and OF 73 SHITT
Th. SALAZAZ Signature of individual responding to this griev.) - Signature of individual psychologies to this griev.)
// / / / / / / / / / / / / / / / / / /
(print - name of Supt. / Designee / Dept. Admin.) (Signature of Supt. / Designee / Dept. Admin.)
V. Muelle - Date: 629 47
(print - name of Prog. Serv. Admin./ Asst. Admin.) (signature of Prog. Serv. Admin./ Asst. Admin.)
Date Detainee Received Response: 6 /29/07 Detainee Signature: Received Response:
REQUEST FOR AN APPEAL
REQUEST FOR AN APPEAL
APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAINEE RECEIVED THE RESPONSE
APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAINEE RECEIVED THE RESPONSE Date Detainee Request For An Appeal:
APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAINEE RECEIVED THE RESPONSE Date Detainee Request For An Appeal: 6 /24 / 37 Detainee's Basis For An Appeal: The Holle Man washif Clean - ap antil the Next
APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAINEE RECEIVED THE RESPONSE Date Detainee Request For An Appeal:
APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAINEE RECEIVED THE RESPONSE Date Detainee Request For An Appeal: 6/29/07 Detainee's Basis For An Appeal: 1/29/107 Detainee's Basis For An Appeal: 1/29/10/20 After we get ock who around 1/2 nown The hord of the because the St. Made as well forward to Appeal Board's Acceptance of Detainee's Request: YES NO X his FD: 15 200 1005 Appeal Board's Reasoning / Decision / Recommendation To The Superintendent Or Administrator: Lumb (wet 1) an Cleaned - Setting can colder.
APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAINEE RECEIVED THE RESPONSE Date Detainee Request For An Appeal:
APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAINEE RECEIVED THE RESPONSE Date Detainee Request For An Appeal: 6/29/07 Detainee's Basis For An Appeal: 1/29/107 Detainee's Basis For An Appeal: 1/29/10/20 After we get ock who around 1/2 nown The hord of the because the St. Made as well forward to Appeal Board's Acceptance of Detainee's Request: YES NO X his FD: 15 200 1005 Appeal Board's Reasoning / Decision / Recommendation To The Superintendent Or Administrator: Lumb (wet 1) an Cleaned - Setting can colder.
REQUEST FOR AN APPEAL *APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAINEE RECEIVED THE RESPONSE* Date Detainee Request For An Appeal: 6/24/37 Detainee's Basis For An Appeal: The Half San Washif Clean - 40 404) the Next day Trans 12 noon The John on my feet we get lock up arms 12 noon The John on my feet because the Soft made as well formed it properties and the sequest: NO No No 15 The 15 200 pass Appeal Board's Reasoning / Decision / Recommendation To The Superintendent Or Administrator: Live (ent 1) a Cleaned Delainer Con Collins Appeal Board's Signatures / Dates:
REQUEST FOR AN APPEAL *APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAINEE RECEIVED THE RESPONSE* Date Detainee Request For An Appeal: 6/21/37 Detainee's Basis For An Appeal: 7/21/37 NO

Case 1:08-cv-03202 Document 36 Filed 12/24/08 Page 43 of 70 Part-A / Control #:_____X

Referred To: Nopen 50.ru

exhibit A-25

Processed as a request.

COOK COUNTY DEPARTMENT OF CORRECTIONS DETAINEE GRIEVANCE

Detainee Last Name: Harrison	First Name: g_ga_
ID #: 2004 - 0092892 Div.: 10 Is Pre-taining to detaminated food on 1-1	Living Unit: 2c Date: 2 / 13 /08 5-88 I had a couple of milks sitted in the window noticed that blood was on the top of the milks
On the Part where it say, to open. I found Detained Robert Adent. Mr. Adent, Admitted Earlier that morning Prior to going to the	out later that the blood came from my Celly I that he must had gotton the blood on the miks lecreaction that he moved the miks out as of the
Window and placed them on the table, and w I always keep milks sitting in the winde Around 3 days a week, and Robert, would all Where he have open bleeding gores on his i	then he returned he placed them back in the window. out to Keep first. We usually have inside recreation say sotated the Milks. Robert Suppring from a disease body, especially, his face and his lies would always
thing that he touched he leave blood by thirt he touched he leave blood by thirting my legal book. I spoke to numer	to have TB, and that he didn't take all of ility that I been exposed to this guy blood. Flory ehind for example, he have tracted blood all he next day - I spoke to nurse prize, nurse Tape
response. I filled a grievance on 1-15-00 Come to the deck that findam on 2-11-	the afficials. Officer show, afficer Tapita, sot, a Said he was led Come by and bolk to me. No 6 and gove to Socialworker Morales, when he 2008 I Saw Socialworker Moraley, in his office.
K NSW WNAT <u>ha boen to it</u>, cha toja me	I filed on the detaminated blood. He said I donot to the File Howhich Idld on 2-13-08. This to that I haven't caught anything from this gust
NAME OF STAFF OR DETAINEE(S) HAVING INFORMATION OFFICER TAPITA - Soft Lewis Muse Toron - Detained Charles Hill, - Detained ACTION THAT YOU ARE REQUESTING:	- IT PAGES - AMERICA-TABL - NUMBER ATTER + NUMBER WILL
To got a T. B. Check-up	2.41
DETAINEE SIGNATURE:	DATE C.R.W. RECEIVED: 02,19,08
Please note: Decisions of the "Detainee Disciplinary Hearing Board All appeals must be made in writing a	" cannot be grieved or appealed through the use of a grievance form. nd directly submitted to the Superintendent.

(WHITE COPY - PROG. SERV.) (YELLOW COPY - C.R.W.) (PINK COPY - DETAINEE) (GOLDENROD COPY - DIVISION/SUPT. OFFICE)

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FOR CORPERS PRESENTATION OF CORP.

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DETINATE	ETT SKORANTURB,			
n de grande de grande La companya de grande	Nampas Manager and Stanlagenian	a des trat, a su	is ex intrestações. Seus pagas apa as _{pag} a si	And the Suns

A CONTRACTOR OF THE CONTRACTOR

C.R.W. Referred Griev. To: C.R.W.'S Summary Of The Complaint: _ Is This Grievance An Emergency? YES Detaince's Last Name: (perint- name of individual responding to this griev.) Response Statement: Date Detainee Received Response: 12 /2 01 O Detainee Signature: MARCIN MARKEN

Sudme of Prog Serv. Admin./ Asst. Admin./ name of Supt. / Designee / Dept. Admin.) EMERGENCY GRIEVANCES ARE THOSE INVOLVING AN IMMEDIATE THREAT TO THE WELFARE OR SAFTEY OF A DETAINEE MARINSON MICH OF ASC **DETAINEE GRIEVANCE / REFERRAL & RESPONSE** (ofgrature of Prog. Serv. Admin./ Asst. Admin.) (signature of individual responding to this griev.) (signature of Sup Designes Bept. Admin.) シントン k nuxe 141111 First Name: Dobhy Allows that Slate NO M Date: / / _ Div./Dept. Date: 1221 C Div/Dept. Date Referred: ID# 8004 - 007 3841 present int used 12121

Part - B / Control # 3006 X

APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAINEE RECEIVED THE RESPONSE*

REQUEST FOR AN APPEAL

Date Detainee Request For An Appeal: 12/26/66

Appeal Board's Acceptance Of Detainee's Request: YES Detainee's Basis For An Appeal: 76 15 10 1 A that the MZOTS was div ACV BC sen com on the used of ADJAHO S

Appeal Board's Reasoning / Decision / Recommendation To The Superintendent Or Administrator: are sim

exhibit A-27

C.C.D.O.C. DETAINEE GRIEVANCE FORM PROCESSED AS A REQUEST

Please Note:

- If the detainee is not satisfied with the response and/or attempt at resolving this issue, the detainee may resubmit the concern and it will be processed as a grievance.
 - When processed as a request, an appeal of the response and/or action taken cannot be made.
 - When processed as a request, PART-B is not applicable.

Detainee's Last Name: _	Harrison	First Name: Bub	by
ID#: <u>2</u>	1004 -007 2892 D	oiv: <u>/ U</u> Tier/LivingUnit: _	1A
Date of Request: 5	57108 Date C	.R.W. Received Request:(014108
This request has been	processed by:	Graham	C.R.W.
		•	
Summary of Request:			· · · · · · · · · · · · · · · · · · ·
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dictable 15 12	cy and pract	iño	LAZUI
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Response and/or Action Taken:			
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	(The state of the s	ı
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MA A CALLAND	1		Maria Carlos Garages
V C P	Same of the same o		
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The K Dynamic Com		2 / Date: 1 /2 / 0	/ Div./Dept.
(Print- name of individual responding)		sponding)	



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exhibit-27

COOK COUNTY DEPARTMENT OF CORRECTIONS DETAINEE GRIEVANCE

Detainee Last Name:_	Harrison	First Name:	Eshby
-ID# 2004 - 001 2	ena Div. 10	iving Unit: LA L	MX 5 w/ 27 / 07
E am grieving the Admi	nistrative staffit	ere in the Department	Monday 26,08 indivisan
BRIEF SUMMARY OF THE	COMPLAINT: razo	13. For example 1 on	Monday 26,08 indivisor
AAT I HIE HACID Shiet	OFFICER MILLCOSTANCE		THE REPORT OF THE PARTY OF THE
(A) A Line To Table 1 Line Ta	ng - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -		
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All to shave half will	h. My Calle Proced	my Yozor And Action	KITICAN KAKITS VALSE PRALSTURS
	91 COM TON 100 M COM	100 - 100 -	
WE Hold King	he razors had bee		
mank the tops off of th	em, I told him that		Marie Service Control of the Control
Officer Costaneday	naiked aman on Wi	V 24. 2-00 TOWN CO. F. C.	
	the Ence which Course	The Late of the La	THE PROPERTY OF THE PARTY OF TH
CONTRACT US THE TAX TAX OF S	hat they was use-		
Assault With what to Know	why are they contin	diag to find and w	ak (kellacted and united
Sections Situation, being	quexposal to differ	CA CAME OF SERVICE	
	SSOL ON SAMUEL NA		
	j	The state of the s	
NAME OF STAFF OR DETAINED	E(S) HAVING INFORMATION	REGARDING THIS COMPL	The same of the sa
ACTION THAT YOU ARE REQU	ESTING:		
To Stop passing out	Wasa During		**************************************
PETAINEE	SIGNATURE: A.	м. И. 	
DETAINED			
C.R.W.'S SIGNATURE:	the home	DATE C.R.W. AGE	614-68
Plaise note: Decisions of the "Detain	nee Disciplinary Hearing Board" o	nanci be grievit or describe the same and same a	And the second second second

OG SERV.) (YELLOWCOPY-CRW.) (PINK COPY - DETAINME)

Part-A / Control #:

Referentite DUPTIOF DIV. 10

Processed as a request.

exhibit A-28

COOK COUNTY DEPARTMENT OF CORRECTIONS DETAINEE GRIEVANCE

Detainee Last Name:_	Harrison	File San	er Balley	**************************************
ID#: 3004 - 047 24	692 Div.: 10	Living Unit: -A	Date: 's /:	17/08
BRIEF SEMINAR OF THE	COMMUNICATION PARTIES			
now i been Compla				
3 to 4 times awa			See 1. 5 . 30 . 20 . 20 . 20 . 30 . 30 . 30 . 30	10 July 10 Jul
5 to 6 New RAZO		Y M (1.5.5.5.5) ≤ 200.	#1 974 399 (海路)	化二分配合物 医乳腺管 网络神经 计自然存储 有
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ter) If this ir	ke threating is	isua donif s		taly Time
ACHION THAT YOU ARE REQU	he institution spering with these	for help	AND HELVIOR	IL CALL MOT 10
visible reveals to	ng the Razors	to over lank	West This	that are const
NAME OF STAFF OR DETAINE	E(S) HAVING INFORMATIO	Y RECARDING THIS CO	MPLAINT	
Allacking Used Razo	TESTING:			A STANFORM
MATTON THAT YOU ARE RECU				
That Laure KV 5219				
DETAINEE 2	SIGNATURE: 8.			
C.R.W.'S SIGNATURE	Liver	DATE CR.W	RECEIVED: 🙏 /	14,08
Please note: Decisions of the "Detail	nes Disciplinary Hearing Board	cannot be grieved or appeals	i starough the use of a gife.	ince form.

(WHITE COPY - PROG. SERV.) (YELLOW COPY - C.R.W.) (PINK COPY - DETAINED) (COLDINATED COPY - DEVISION/SUPT. OFFICE)

All appeals must be made in writing and directly submitted to the Superioritation.

exhibit A-24

PART - C

C.C.D.O.C. DETAINEE GRIEVANCE FORM PROCESSED A

Please Note:

- If the detainee is not satisfied with the response and/or attempt at respirite this issue, the detainee may resubmit the concern and it will be processed as a greature.

 When processed as a request, an appeal of the response and/or active legislation cannot be made.

 When processed as a greature, FART-B is not applicable.

Detainee's Last Name: Hark	SUL	irat Names 20	bku	
1D#: 3004 0	and the second s		ボチン 御職 カラの無い コン・ケス こしゅう	2.4
Date of Request: 6 27/0		Received Request:	7/14/0	<u>K</u>
This request has been processed by	カーノナル・	De Description	C.R.Y	
Summary of Request:				en.
Vetricities request	Hat U	TO VIZACS	Net be	A 2 Company
Response and/or Action Taken:				
elo sien to thicker in	The second secon	HARMANIC BOOK TO CONTROL AND	。	
HE POURSE DO WATER PERSON TO THE PLANS		2 人名 人名 人名英格兰人姓氏 人名英格兰人姓氏 人名英格兰人姓氏 人名英格兰人姓氏 人名英格兰人姓氏 人名英格兰人姓氏 人名英格兰人姓氏 人名英格兰人姓氏格兰人名 人名英格兰人姓氏格兰人名 电电阻 电电阻 电电阻 电电阻 电电阻 电电阻 电电阻 电电阻 电电阻 电电		
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North I was who some my to go he	in the state of the			
LT. K. YENKEE #BL STA	(Zene #1)	12 Date: 7,21	OU Div Dept	b
	isture of individual responding			

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exhibit Ar29

Referred To:	The second secon

Processed as a request.

COOK COUNTY DEPARTMENT OF CORRECTIONS **DETAINEE GRIEVANCE**

Detainee Last Name: #ARRISON	First Name: Bogby
ID#: 2004 -0072897 Div.: 10	Living Unit: 40 Date: 9/7/08
BRIEF SUMMARY OF THE COMPLAINT: 1	RETERENCE TO THE RAZORS
I BEEN LOCKED UP IN THE	COUNTY JAIL FOR APPOXIATELY 4 /518
FOR THE HOLD TIME I'VE BEEN H	ERE THE OFFICALS HAVE BEEN POSSEL
	V TOYING TO GET A HEPATITIS TEST FOR
	GOT THAT TEST ARGUND TWO (2) MONTH
A GO AND IT CAME BACK POSIT	IVE IN AJGUST 7008, I'M SURE I
Am not the valy one who Bo	SEN INTESCTED WITH THE USED RAZON
MY ZSTIMATED APPOXIATELY F	AIR OF THE JAIL SOME THING MUST
BE DONE ABOUT THIS UNCON	STITUTIONAL ACT THE COUNTY HAVE
DISREGARDED DUR HEAITH AN	ID SAFTEY, THE IS NOT THE LAST TIME
-1 11∩3	IT THIS ISSUE. THE LAST ASSPOASE ?
REBEIVED STATES: LT Pent	CE HAS TALKED TO ME AND EUEDY
NAME OF STAFF OR DETAINEE(S) HAVING INFORMATION ALIER .	TION REGARDING THIS COMPLAINT: I HAVEN'T EVEN TALK TO LT
ACTION THAT YOU ARE REQUESTING: FOR THE COUNTY TO STUP IMMEDIA WANT MEDICAL TREATMENT FOR	THIS DISCUS THEM SAID IT IS HOPATITION C.
DETAINEE SIGNATURE:₄	· · · · · · · · · · · · · · · · · · ·
C.R.W.'S SIGNATURE:	DATE C.R.W. RECEIVED:///
	rd" cannot be grieved or appealed through the use of a grievance form. and directly submitted to the Superintendent.

	Referred To:
exhibit 1	A-3> D Processed as a request.
	used Rizors Westim
COOK COUNTY DEPART	MENT OF CORRECTIONS
DETAINEE	GRIEVANCE
,)	
Detainee Last Name: FERKING	First Name: 4 4/2 7. Living Unit: 2 Date: 4/2/21/2000
ID # 2007 000 7022 Div. 17	Living Unit: 31) Data: Aug / 215 2500
115 11. 4(10) - 5001- 11 501 DIV. 16	Elving Offic. Date. Avg. 1 27 1 342
RRIEF SUMMARY OF THE COMPLAINT:	IRTHERANCE OF THIS COMPLAINT IS TO INFORM MAJORITY IN DISCELIEF! COMPURT, THAT MAY
	E OF THEIR MINOS; WHO'S PERCEPTION ABOUT AN
	ED IN A MANNER THAT WOULD HAVE ARROARIA
D THE STIR. IN LIGHT OF MYALLEGATIONS, TO SOMEDUE. OR I PRESUME A HOST OF OTHER	HAT AS I IMPLICATED THE OBVIOUS SHOWING
	ORS. THE IMPONMENT ITSELF ISNIT SAFE VE SED RAZORS IN AN MODED PERCEPTION, WAS
HE DELICERATE TENDENCY TO DISTRIBUTE U. NT TATEADED TO DE SUPETIBLED"DESIDE	SED RAZORS IN AN MODEL PERCEPTION, WAS ES ENDANGEDIAC. THE SECURITY DE MYHEALI
ECAUSE MAYEE THE ADMINISTRATION L	S ENDANGERING THE SECURITY OF MYHEALT
MPT TO RESERVE EXTRA PUNDS FOR ONLE USTIFY THEM CREATING AN OPPORTUNITY	R NEEDS IN THE INSTITUTION YET, THIS DOES
SEQ. ITS ALSO CONTRIDICTIVE FOR DISPO	BARLE RAZORS TO BE POSSIBLY SPONGED
	ROER TO MAINTAIN THEIR CONDITION HE STY, AS CASTENEON THE BRUSHIFT OFFICER
MPLICATED MY ENCOUNTER WITH LT. PE	ARCEOF WHICH LT PEARCE CONFIRMS
E SOOKE WITH ME. T TAVEDRMED M	HAT THE MATTER HAS BEEN RESOLVED SINCE IS CARNES THAT DUE TO THE ADMINISTRAT
RS ALLOWING STILL FOR USED RAZORS TO P PEARLES A STUDIED ADDRESS WAS NOT AT	PE ISSUED TO DETAINERS. SO THEN LT ALL LITERAL, BUT GENERAL, YETHE OBVI
SLY GAVE MJ. BARNES A SENSE OF COMPE	RT IND HIS EXPRESSION GIVING HER A FALSE INTENTIONS TO FORMULATE AN AUTHORITAT
SSURANCE, TENDING TO MIS-LEAD HER.	INTENTIONS TO FORMULATE AN AUTHORITAT FORCE WHITHAY TAVE BEEN MOING AND
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	E SUCH CONDUCT NOR, WOULD IT BE IN
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DETAILED SIGNATURE	Com from
*	
C.R.W.'S SIGNATURE:	DATE C.R.W. RECEIVED://

Case 1:08-cv-03202 Document 36 Filed 12/24/Ω8 / Page 51#of 70

Thomas Dart 16,00 S. California Ave Chicago, IL 60608 Bobby Lee Harrison 2004 007 2892 Div. 10 1-A Pro. Bux 089002 Chilago, IL 60608

Dec. 5. 2008,

exhibit A-31

Dear Mr. Part, this is my Second letter to you pertaining to the used razors. The thrid Shift officers usually on every occasions passed out used Razors. I was submitted to the Cook County Tail september 7, 2004 and Since I been here about every occasions the officers poosed out word tazors. I've talked to Some of your star Security Staff Pertaining to this wrongful conduct, and they have did nothing about this issue. Due to this regigence I has contrack hepatites c. and other detainess has been subjected to the some similar treatment please take not of this issue, because it dead Serious.

Submitted on S. Dec, 2008

Babby Harris

Thomas DART, Sheriff of Cook Country 2600 South California Ave. Chicago, Illinois 60608.

Case 1:08-cv-03202 Document 36

2004 007 2892 piu. 10 26. Pio Box 089002 Chiago IC 60608

exhib/ + Av3 | August 3, 2008.

Dear Mr. Dart. I don't know if you aware that the third Shift officers be passing out used Razors almost every night, This is unlawful to passed out these razors in that manner. We talking about disposable razors. Those razors have facial hairs me very dull with gaps. Please take notice of this because it an ongoing Situation, and it is a Serious risk to detainness if lives. I look forward to you addressed this matter.

Thank you

< 15 nn 11 '\

Thomas Dart COOK Country Jail 26, and California Ave. Chicago Illinois GOLO8

Dec. 26, 2007.

exhibit A-31 ID. #. 20040072892 5.5. # 255-88-2513

Dear Thomas Dart. I am writing this letter pretaining to my health Condition. My name is Bobby Lee Harrison. I am 55 years old I take 6 difference type of medication on a daily basic for my psyicial and mental illnesses. I am housing in the Divison 10 24 deck Which Supposed to be a medical deek. I am suffering from a breathing problem. The Cooking with milk Cartons on the deck is effected my health. The heavy Smoke Caused me headache, runney eyes and cheat paid. I don't know how long I'm going to be able to take it. I've been incarcerated now for a little over 3 years. Will you please Considering move me to divison 8 where they dent use milk Cartons to Cook with.

Thank you for your time and for considering this matter

I look forward in being transfer soon.

Cook Country Correction
Division 10 - 26
D.O. BOX 089002
Chicago Illinas Cocos,

Sincerely

Bolo Les Houses

Tomas DARTCase 1:08-cv-03202 Document 36 Filed 12/24/08 Page 55 of 70 26 & California Ave COOK COUNTY July Chicago, Illinois

Bobby Lee Harrison 2004 007 2892 Piv 10 1-A Pig. Box 089002 Chicago Thirois 60608.

Dear Thomas, DART, EXHIBIT A-301

June 7, 2008.

or to whomever this letter may concern. I Bobby LEE Harrison, is writing this letter pertaining to ARAMARK Commissary for not providing ink pens on their Commissary.

However, for the last passed six weeks there has not been any ink pens available for purchase which states as being restricted.

There isn't any notice posted informing us of any temcorary accomodations. I am a civil & prose litigant and without this important element will results in being denied accres to the Courts. Please prompt response from the Administration is anticipated by the Detained's here in the Dept of corrections.

Respectfully Submitted on this 7th day of June 2008 Bobby Lee Harrison Signature Case 1:08-cv-03202 Document 36 Filed 12/24/08 Page 56 of 70

UNITED STATE DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS

exhibit A-34 AFFIDAVIT

BOBBY	LEE	HARRISON
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defendants

Judge: Matthew & Kennelly

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JOHN MUELLERIAND John Doi	: ,	
COUNTY OF LOOK, ILLINOIS, THOM ANN CATOURE, ANN DUNIAGE	AS DART,	
	_	

LASE	Ħ.	

Being first duly sworn on oath Bobby I.E. HARRISON. Affiant herein deposes and avers that around August 2008 I was seen in divisor tenuo dispensury. There . I spoke to Dr. Dunlape. She ChrcKed her Computer. She Stipulated that the hepatitis test I took Came back positive for hepatitis C. I told her that I didn't have this disease when I was submitted to the Cook county Jail in September 7. 2004. that I contracted this disease while in Custody of the Cook County Jail. I asked her could I get Medical treatment for this disease. She Stipulated Sometime it the best notto treat this type of disease. I also made her aware of my sysptoms - weight lost, diarreah, lost of appetite, and pain in my lower right side.

For the records I have been subjected to hepatitis, Tuberclosis and other veneral diseases doing my 16 years in the County Jail. through the Contaminated Milks . razors . hacteria . walking in blood feces and miscs crawing over the food. I requested a hepatitis test approximally Two 121 years against I diffinit screived this test until approximately Two (2) months ago. I've written numerous letters . Submitted numerous of medical request forms , grievances , appeals and Complained to the officials. Despite all of that the staff

have not properly responed to my requests.

I also suffered from a Colon and liver conditions. I was diagnosed of this diseases in December 2006 by a CHS doctor. A few months later the doctor retired. CHS no longer have a doctor to pre from these type of test. Patients is sent out side the institution for testing. On numerous of OC - Zasions I was scheduled an appointment to see a doctor at provident Hospital, either the appoint -Mant was canceled or CH5 didn't evialuate meter the test. I was seen at provident Hospitul a Found January 2008, March, 2008, August, 2008 and September 2008 and Octomber 3# 2008 The last two (2) occasions I spoke to doctor Rafig. He got a little angry because LHS didn't have me prepare to take the test. Dr Rafig attempted to Call doctor Dunlupe, at the cook coun -ty, but he was unable to reach her on the phone, so he rescheduled, and asked me to remind the medical staff to have me prepared for the next time , because this test were very important some Will Knows how to treat me for the hepatitis.

The County has disrevarded my health and safty. If the County filed a motion to dismiss my case Please dismiss the County motion instead. For proof of my Miegations I have attached these

documents to the back side of this AffidAVIT. being entered as exhibits.

SELF NOTARY

Notarized under and by 735 ILCS 5 / 109 under penalty of persury this 20th day of Octomber, 2008

I BORRY LEE HARRISON made this affidavit

Filed 12/24/08 Page 57 of a

Referred to: Start DIV. ID

CXHIBH A 35

(WHITE COPY - PROG. SERV.) (YELLOW COPY - C.R.W.) (PINK COPY - DETAINER)

COOK COUNTY DEPARTMENT OF CORRECTIONS DETAINEE GRIEVANCE

Detainee Last Name: Harrison	First Manager, B.M.
ID #: 2004 - 007 2842 Div.: 10	Living Unit: 1-4 Date: 5 / 24 / 05
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NAME OF STAIF OR DETAINEE(S) HAVING INFORMATION THAT YOU ARE REQUESTING FOR THE	
for the officials to provide Soft Scals & detained with medical issues.	or the dog-ram areas to accomplate the **
DETAINEE SIGNATURE: R	DATECINAL RECEIVED 67 02
Please note: Decisions of the "Detainee Disciplinary Hearing Board All capeats must be made in writing a	・1 ・ 1 ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・ ・

Exhibit A- BE

C.C.D.O.C. DETAINEE GREEVENCE FORM PROCESSES AS A RECEISE

CXhibit A BG

Please Note:

- If the detainee is not satisfied with the response and/or attempt at resolving this issue, the detainee may, resubmit the concern and it will be processed as a green set.
 - When processed as a request, an appeal of the response and/or action country be made.

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(Print- name of individual responding)	(Signature of individual res	panding)*		

27 A T	met# = KOVX USYT
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COOK COUNTY DEPARTMENT OF G DETAINEE GRIEVAN	A RECITORS /
Defaince Last Name: Hallison 1 First Name	B.J.L.
BRIEF SUMMARY OF THE COMPLAINTS TO LIVING Unit:	
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NAME OF STAFF OR DETAINEE(S) HAVING INFORMATION REGARDING THIS CO.	
ACTION THAT YOU ARE REQUESTING:	
DETAINEE SIGNATURE: R.()	
C.R.W.'S SIGNATURE Detainer Disagram & Bound Chinai he chaired at All appeals must be made to the control of the C.R.	05 108 108
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Case 1:08-cv-03202 Document 36 Filed 12/24/08 Page 61 of 70 Part-A / Control #: //X

exhibit A-48

Or Denviup & Part-A7 Control #

Referred To: C

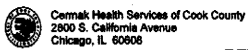
COOK COUNTY DEPARTMENT OF CORRECTIONS **DETAINEE GRIEVANCE**

Detainee Last Name: Robby Lac
ID#: 2004 -0072942 Div.: 10 Living Unit: 20 Date: 9 /2 /67 is pretaining to Mis. Dr. Dunlap, misdiagnosis. on
BRIEF SUMMARY OF THE COMPLAINT: friday 8,31-07 I was Seen in div. to dispension
There, I speked to doctor Dumpap, I explained to her about my serious back pain. I was
Slumped over in my Chair due to my back pain. She Said Your Couldn't be burting if it
was you wouldn't beable to be Slumped over like that I told her that the reason
im Slumped over. She said you're just a problem, the last time you we're here in my office
You had to niedical problems, that I had Seen every Specialist thoughouse, that I had Gost
ed the County alex 20,000 dollars. She asked his what part of my back hurt I told
her my lower back, that I was in a Car acident in around 1996 or 97, that I have
my back, Chest, legs, etc. And that I have been wearing a bock halt ever Since, that I
Came into the Country Jul Wearing a back helt in 2004 until July 28,07 the E.R.T. took
it on a Shake-down and I can not function without it. She aftemped to Checked the
Computer and Said there's nothing in your Medical records to show that you have been
Seen for back Orohlems or you were wearing a best. I told her that I had been seen name of Staff or Detainee(s) Having information regarding this complaint:
in the Country Juil for my back problems. The attempted to pulled my leas upward while I was sitting in the Chair. I told her it was fainful. The asked me to Stand up, She put her finger in the lower parts of my back and pressed in, and Said there nothing wrong with your buck
SIHING IN the Chair. I to be her it was fainful she asked me to Stand up, she put her tinger
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un lat, and to DETAINEE SIGNATURE: Bother Harren
ee a back specialist for my back problem and to replace my back but.
C.R.W.'S SIGNATURE: DATE C.R.W. RECEIVED:
Please note: Decisions of the "Detainee Disciplinary Hearing Board" cannot be grieved or appealed through the use of a grievance form.

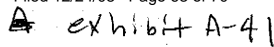
(WHITE COPY - PROG. SERV.) (YELLOW COPY - C.R.W.) (PINK COPY - DETAINEE) (GOLDENROD COPY - DIVISION/SUPT. OFFICE)

All appeals must be made in writing and directly submitted to the Superintendent.

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Date Detainer Rec. d the Appl. Bd.'s Response. A La Marin. GRIEVANCE CODE(S): ************************************	Marie Land
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Form#: 86322 Rev: Merch 2006



DETAINEE HEALTH SERVICE REQUEST FORM

Mark box is on the left of answers or print in space provided. Side 1 - English

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Name: Rabby	<u> </u>	- Arrison) -A	25,0
ID #2 ^ 4 - 0 0 7 2 (Booking Year) (Number	<u>847</u> Division: n	<u> 10 Tier: 2</u>	Birth Date	s: <u>12/26/5</u> 2
FOR A MEDICAL / DENTA FORM FOR EACH PROBL HEALTH SERVICE PROVI	<u>em.</u> Each fo			
□ I want information about	HIV / AIDS			
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How long have you had this Next Court Date:	problem?	days / weeks 💋	months (circle one)	<u> </u>
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Signature/Title:		Date	Time	3
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Signature/Title:				
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Cermak Health Services of Cook County 2800 S. Celifornia Avenue Chicago, IL 80608

DETAINEE FORMA DE SERVICIOS DE SALUD

Side 2 - Spanish

Nombre:			Fecha	de hoy dia:	
Numero				Dia de	•
De :		_ Divicion:	Celda:	Naciemento	
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Case 1:08-cv-03202 Document & Filed 12/24/08 Page 65 2308 X / 0 / 9

Exhibit A-41 Deceased as a request

COOK COUNTY DEPARTMENT OF CORRECTIONS DETAINEE GRIEVANCE

Detainee Last Name:H	arrison	First N	ame: _ E.ob.b.y_	
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C.R.W.'S SIGNATURE:	V Upr	DATECA		7 101
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	Case 1:08-cv-03202 Document 36 Filed 12/24/08 Page 68 of 70 Part - B / Control # 2008 X 1662
	C.C.D.O.C. DETAINEE GRIEVANCE / REFERRAL & RESPONSE
	EMERGENCY GRIEVANCES ARE THOSE INVOLVING AN IMMEDIATE THREAT TO THE WELFARE OR SAFTEY OF A DETAINEE
	Detainee's Last Name: flory 5000 First Name: 11/1/2 ID# 2011-017-872
·	Is This Grievance An Emergency? YES NO X
	C.R.W.'S Summary Of The Complaint:
	a tetien.
	C.R.W. Referred Griev. To: Date Referred: Date Referred: Date Referred: Date Referred
	Response Statement:
	Security 5
	(print- name of individual responding to this griev.) (signature of individual responding to this griev.)
	(print name of Supt. / Designee / Dept. Admin.) (signature of Supt. / Designee / Dept. Admin.)
	(print - name of Prog. Serv. Admin.) - (signature of Prog. Serv. Admin.) Date: (17/0)
_	Date Detainee Received Response: 1/8/64 Detainee Signature: Babb.
Ī	REQUEST FOR AN APPEAL
	APPEALS MUST BE MADE WITHIN 14 DAYS OF THE DATE THE DETAINEE RECEIVED THE RESPONSE Date Detainee Request For An Appeal: 6 / 18 / 08
	Detainee's Basis For An Appeal: This prediction is Very necessary to have
	Detainee's Busis For An Appeal: 1110 110 110 110 110 110 110 110 110 1
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1.	a result has laured one a planina fun. Please without the
1	Appeal Board's Acceptance Of Detainee's Request: YES NO NO
•	Appeal Board's Reasoning / Decision / Recommendation To The Superintendent Or Administrator: Please ensure detainee receives medication as prescribed
	Appeal Board's Signatures / Dates:
	Date Detainee Rec.'d the Appl. Bd.'s Response: 4 /6 /8 Detainee Signature: Roll L. Harrison
	GRIEVANCE CODE(S): () () ()

UNITED STATES DISTRICT COURT, MORTH DISTRICT OF ILLINOIS

BORRY LEE HARRISON

COLUTY OF COOK, ILLINUIS)
THOMAS DART, ANN)
DUNIAPE, JOHN MUE-)
LLER, AND JOHN DOS)
ANN COTOURS

Case No : 084 3202

The Honorable Judge Maithew & Kennethy

PROOF/CERTIFICATE OF SERVICE

To: Cook County States Attorney 500 Richard J. Daley Center Chicago IL. 60602

I, Boi	bby	Lee	Harri	.son	,	swear	under	рe	enalty	of	perjury	that	1	served	8	сору	of	the
attacl	hed	docu	ment	on	:	U.S. 1	Distric	et	Court	Cle	rk and	Assist	tan	t State	2 €	Atto	ney	7

Jail/Corrections on December 19, 2001

Bobby Lee Harrison

Signature Of Plaintiff

Bobby Lee Harrison 20040072347 P.O. Box 089002 Piv. 10 1A Chicago IL. 60608

Notarized Under and by 735 ILCS 5/1-109 under penalty of perjury this 19% _ 'day of . Dec ' 200

IN THE UNITED STATES DISTRICT COURTS FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

Bobby Les Harrison PLAINTIFF	•
	case no. <u>646 3202</u>
County of Cook, Thomas part, ANN bunlap, John Mueller, ANN Catoure, & John Bos DEFENDANT(S)	HON. Kennelly
NOTICE OF FILING	

Please take notice that on 10% day of 199%, 199%, I will cause to be filed with the Clerk of the United States district Court for the Northern District of Illinois, Eastern Division, the attached pleadings.

Cook Department of Corrections
P.O. BOX 089002
CHGO., IL. 60608-5108

CERTIFICATE

I, Bobby L, Lowrison, CERTIFY that I have mailed an exact copy of the pleadings to the above named individual on this 18th day of 10cc, 199200, by placing same in the U.S. mail at the CCDOC.